AES/EPA -014



October 14, 2015

Chief, Multimedia Permits and Compliance Branch Caribbean Environmental Protection Division U.S. Environmental Protection Agency, Region 2 City View Plaza II, Suite 7000 48 RD. 165 Km. 1.2 Guaynabo, Puerto Rico 00968-8069

RE:

Administrative Order on Consent Docket Number CWA-02-2015-3102 -

Compliance with AOC Section VII, ¶77 Q-3 Report

Dear Jose:

On March 18, 2015 AES Puerto Rico LP ("AES-PR") and the United States Environmental Protection Agency ("EPA") entered into the above referenced Administrative Order on Consent ("AOC"), under which AES-PR is obligated to comply with certain requirements (AOC Section VII, Ordered Provisions). All capitalized terms in this letter shall have the meaning as defined in the AOC.

Under AOC Section VII ¶77, Until Termination of this Order, Respondent shall prepare and submit Quarterly Progress Reports (QPR) that describe the current status and progress of Respondent's actions taken to comply with the provisions of this Order.

In compliance with the new AOC requirement, AES-PR hereby submits the required QPR for Q-3 2015 as an attachment to this letter.

We respectfully ask EPA to advise AES-PR promptly, should the agency have any concerns with this submission. Should AES-PR not receive any timely comments from EPA, we will reasonably consider that EPA has agreed that AES-PR has satisfied this requirement of AOC Section VII, ¶77 in full. Should EPA require additional time to review and provide comments back to AES-PR, that review time is of course entirely beyond the control of AES-PR and should be added to the required time frame for AES-PR to comply with this requirement.

Regards,

Manuel Mata

President AES Puerto Rico

Attachments

Administrative Order on Consent AES Puerto Rico Coal Fired Power Plant Docket Number CWA-02-2015-3102 NPDES Tracking Number PRU020663

Certification

"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations."

Manuel Mata

President AES Puerto Rico

10/14/2015



Quarterly Progress Report (QPR) No. 3

Administrative Compliance Order AES-PR Coal Fired Power Plant Docket Number CWA-02-2015-3102

October 14, 2015

AES Puerto Rico, LP (AES-PR) is hereby submitting to the United States Protection Agency (USEPA) this Quarterly Progress Report (QPR) in accordance with Provision 77 of the Administrative Compliance Order (ACO), Docket Number CWA-02-2015-3102.

Milestones and Activities

This reporting period covers the actions taken from **July 1, 2015 to September 30, 2015**. During this reporting period AES-PR completed a number of actions towards meeting the Provisions of this ACO, including:

- 1- Ordered Provision 68 Upon the Effective Date of this Order and for a period of one year, Respondent shall conduct benchmark monitoring and analyze samples according to Part 6.1.3 (measurable storm event), Part 6.1.4 (sample type), Part 6.1.5 (adverse weather condition), Part 6.1.7 (monitoring periods), Part 6.2.1.1 (applicability of benchmark monitoring), Part 6.2.1.2 (benchmark monitoring schedule), Part 8.O.7 (sector-specific benchmark for steam electric power generating facilities) and Part 8.Q.6 (sector-specific for water transportation) of the MSGP. Also, Respondent shall:
 - a. monitor at least once at the permanent sampling points 001, 002, and 003 (SP-001, SP-002, and SP-003, respectively) in each of the following 3-month intervals: January 1 March 31; April 1 June 30; July 1 September 30; and October 1 December 31;
 - b. analyze the samples for total aluminum, total iron, total lead and total zinc;
 - c. document monitoring activities and laboratory reports for each sampling point; and
 - d. prepare MDMR forms within thirty (30) days of receiving the laboratory results. Respondent shall use the MDMR available at the EPA's web site at http://water.epa.gov/polwaste/npdes/stormwater/.

AES-PR personnel monitored permanent sampling points 001, 002, and 003 during **July** 1 – **September 30, 2015**. Samples were analyzed for total aluminum, total iron, total lead and total zinc. Sample's laboratory reports for sampling point 001 and 003 were received on August 10, 2015. Report for sampling point 002 was received on August 21, 2015. Monitoring activities were documented and MDMR form for Q3 2015 was submitted to USEPA via electronic form on August 28, 2015 (Attachment 1).

- 2- Ordered Provision 72 Within sixty days (90) calendar days of the Effective Date of this Order, Respondent shall prepare and submit a detailed Plan of Action (POA), for EPA review and approval, and subsequent implementation by Respondent, which shall include at a minimum:
 - a. a review and revision of the selection, design, installation, and implementation of Respondent's control measures in accordance with Part 3 of the MSGP;
 - b. a description of each action to be taken to comply with Part 3.2 (Conditions Requiring Review to Determine if Modifications Are Necessary) and Part 6.2.1.2 (Benchmark Monitoring Schedule) of the MSGP, which requires Respondent to review the selection, design, installation, and implementation of control measures to determine if modifications are necessary to meet the effluent limits in the MSGP. Specifically, Respondent shall perform this review for aluminum and iron; and

c. a plan for the minimization and control of dust (including fugitive dust) from coal combustion residuals and/or AgremaxTm at the Facility and during transport (hereinafter, the "Dust Control Plan"). The Dust Control Plan shall include site management procedures such as wetting the AgremaxTm storage pile at the Facility to ensure compliance with applicable MSGP requirements relating to dust control, and an implementation schedule.

The POA already submitted to EPA on June 8, 2015 was properly implemented and have been evaluated by the plant dust control site coordinators to assure compliance with

Quarterly Progress Report (QPR) No. 3 Administrative Compliance Order AES-PR Coal Fired Power Plant

Docket Number CWA-02-2015-3102

applicable MSGP. At this time no comments or actions have been required by EPA in reference to the submitted plan.

3- Additional Actions Taken

The mechanical truck sweeper ordered as part of the dust control plan implemented by

AES-PR was placed in service on August 31, 2015 (Attachment 2). Visual inspections

were conducted from samples taken in all plant stormwater outfalls for this reporting

period. Inspection results were documented and kept in record with the stormwater

pollution prevention plan (Attachment 3). Also, the comprehensive site inspection

documentation and annual report for the 2015 period were completed and submitted as

required in Part 4.3.2 and Part 7.2 of the MSGP 2008 (Attachment 4).

A Notice of Intent (NOI) was submitted to EPA in order to obtain coverage under the

Multi-Sector General Permit that became effective on July 21, 2015. AES-PR submitted

the NOI electronically on September 1, 2015. Authorization to discharge under the

MSGP 2015 became effective on October 03, 2015. The following NPDES ID has been

assigned to the NOI: PRR053093. A copy of the NOI and EPA responding letter is

included in **Attachment 5** of this report.

4- Activities for Next Reporting Period

Continue conducting benchmark monitoring and analysis of samples as required in the

AOC provision 68, and to continue in compliance with the CWA, its NPDES

implementing regulations, the MSGP, and any NPDES permit.

Additional changes or modifications required by USEPA to any of the previously

submitted documents, will be completed by AES-PR in accordance with the provisions of

the ACO by their respective due dates.

Page 4 of 11

Certification

"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations."

Manuel Mata Plant Manager Quarterly Progress Report (QPR) No. 3 Administrative Compliance Order AES-PR Coal Fired Power Plant Docket Number CWA-02-2015-3102

ATTACHMENT 1



United States Environmental Protection Agency Washington, DC 20460 SGP INDUSTRIAL DISCHARGE MONITORING REPORT (MDM

Form Approved. OMB No. 2040-0004

| MSGP INDUSTRIAL DISCHARGE MONITORING REPORT (MDMR) | | | | | | |
|---|---|--|--|--|--|--|
| Reason(s) for Submission (Check all that apply): | | | | | | |
| ✓ Submitting monitoring data (Fill in all Sections). ☐ Reporting no discharge for all outfalls for this monitoring period (Fill in Sections A, B, C.1, D, and F). ☐ Reporting that your site status has changed to inactive and unstaffed (Fill in Sections A, B, F and include date of status change in comment field in Section E.4). ☐ Reporting that your site status has changed to active (Fill in all Sections and include date of status change in comment field in Section E.4). ☐ Reporting that no further pollutant reductions are achievable for all outfalls and for all pollutants via Part 6.2.1.2 of the MSGP (Fill in Sections A, B and F). | | | | | | |
| A. Permit Tracking Number: PR05BL65 Note: Read instructions before c | ompleting this Form. | | | | | |
| B. Facility Information | | | | | | |
| 1. Facility Name: AES PUERTO RICO | | | | | | |
| 2. Facility Location: a. Street: P R - 0 3 K M 1 4 2 . 0 B 0 . J 0 B 0 S | | | | | | |
| | ا ا ا ا ا ا | | | | | |
| b. City: GUAYAMA C. State: PR d. Zip Code: 007 | <u> </u> | | | | | |
| 3. Additional Facility Information (Optional): Contact Name: MANUEL MATA | | | | | | |
| | | | | | | |
| Phone: 7 8 7 - 8 6 6 - 8 1 1 7 Ext. 2 2 3 3 | | | | | | |
| 4. MDMR Preparer (Complete if MDMR was prepared by someone other than the person signing the certification in Section F) Prepared by: HIFICTOR M AVILLA! | | | | | | |
| | | | | | | |
| Organization: AES PUERTO RITCO | | | | | | |
| Email: [h e c t o r . a v i a@ a e s . c o m | | | | | | |
| Phone: 787 - 866 - 8117 Ext. 2266 | | | | | | |
| C. Discharge Information Check here if proposing alternative monitoring periods due to irregular stormwater runoff, Identify alternative monitoring periods due to irregular stormwater runoff. | ative monitoring | | | | | |
| 1. Identify monitoring period: Schedule and indicate for which alternative monitoring period you are reporting monitoring data: | • | | | | | |
| Quarter 1 (April 1 – June 30) Quarter 1: From 0 1 / 0 1 To 0 3 / 3 1 | | | | | | |
| Quarter 2 (July 1 – September 30) Quarter 2: From 0 4 / 0 1 To 0 6 / 3 0 | | | | | | |
| □ Quarter 3 (October 1 – December 31) ☑ Quarter 3: From □ 7 / □ 1 To □ 9 / 3 0 | | | | | | |
| ☐ Quarter 4 (January 1 – March 31) ☐ Quarter 4: From ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ | | | | | | |
| 2. Are you required to monitor for cadmium, copper, chromium, lead, nickel, silver, or zinc? 🗹 Yes (Complete line item 2.a.) 🔲 No (Skip to Section D) | | | | | | |
| 2a. What is the hardness level of the receiving water? 6800 mg/L | | | | | | |
| D. Outfall Information | | | | | | |
| 1. How many outfall(s) are identified in your SWPPP? 03 List name of outfall(s) required to be monitored in table below. | | | | | | |
| 2. Do any of your outfalls discharge substantially identical effluents? 🔲 YES 😡 NO | | | | | | |
| 2.a. If yes, for each monitored outfall, indicate outfall names that are substantially identical in table below. | | | | | | |
| 3.A. Monitored Outfall Name* 3.B. Substantially Identical Outfalls [List name(s) of outfall(s) substantially identical to outfall in 3.A. (if applicable)] | 3.C. No Discharge? | | | | | |
| | | | | | | |
| | | | | | | |
| | | | | | | |
| | | | | | | |
| | | | | | | |
| *Paragona attachment if additional space needed to complete the table | L | | | | | |

3.i. No further pollutant reductions achievable? Note: Make additional copies of this form as necessary. Date (QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or Tribal-specific monitoring; (I) - Impaired waters monitoring; (O) -Other monitoring as required by EPA Form Approved, OMB No. 2040-0004 3.h. Exceedance due to natural background pollutant levels Signature of Principal Executive Officer or Authorized Agent 0 2 5 3.g. Collection Date 2.c. Time since previous measurable storm event (days): 8/1615 8/16/15 8/16/15 8/16/15 3.f. Results Description under my direction or supervision in accordance with a system designed to assure that qualified personnel property gathered and evaluated the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, frue, accurate, and complete. I am aware that there are significant penaltes for submitting false information, including the possibility of fine and imprisonment for knowing violations. certify under penalty of law that this document and all attachments were prepared UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
WASHINGTON, DC 20460
MSGP INDUSTRIAL DISCHARGE MONITORING REPORT (MDMR) 3.e. Units CO O ™g/L mg/L ٦gس mg/L ctor.avila@aes 3.d. Quality or Concentration თ 00 0.034 600.0 0.021 Snowmelt 2.b. Rainfall amount (inches): Comment and/or Explanation of Any Violations (Reference all attachments here) 3.c. Parameter Nature of Discharge: Z Rainfall (Complete line Items 2.a., 2.b., & 2.c.) ь Б Aluminum Lead Zinc ē Permit Tracking Number: PRR05BL65 Email of Principal Executive Officer or Authorized Agent. Typed or Printed Name/Title of Principal Executive Officer or Authorized Agent 0 3.b. Monitoring Type (QBM, ELG, S/T, I, O)* 2.a. Duration of the rainfall event (hours): QMB QMB QMB QMB E. Monitoring Information Hector M. Avila 3.a. Outfall Name Certification 005 005 002 002

Instructions for Completing the MSGP Industrial Discharge Monitoring Report (MDMR)

Who Must Submit A Discharge Monitoring Report to EPA?

Facilities covered under the Multi-Sector General Permit (MSGP or permit) that are required to monitor pursuant to Parts 6.2, 6.3, and 8 of the permit must submit the MSGP Discharge Monitoring Report (MDMR) consistent with the reporting requirements specified in Part 7.1 of the permit.

Where to File the MDMR Form

Monitoring data collected pursuant to Parts 6.2, 6.3, and 8 of the permit must be submitted electronically via EPA's Electronic Notice of Intent System (eNOI), which can be found at www.epa.gov/npdes/enoi. Filing electronically will allow permittees to easily submit the results of monitoring data to EPA. If you cannot access eNOI, monitoring results must be reported on the paper MDMR form and sent to one of the following addresses:

Via U.S. mail:

U.S. Environmental Protection Agency Office of Water, Water Permits Division Mail Code 4203M, ATTN: MSGP Reports 1200 Pennsylvania Avenue, NW Washington, D.C. 20460

Via Overnight/Express Delivery:

U.S. Environmental Protection Agency Office of Water, Water Permits Division Room 7420, ATTN: MSGP Reports 1201 Constitution Avenue, NW Washington, D.C. 20004

Phone number: 202-564-9545 Completing the MDMR Form

To complete this form, type or print in uppercase letters in the appropriate areas only. Be sure that you complete all applicable questions. Photocopy your MDMR form for your records before you send the completed original form to the appropriate address above. Use ink when you sign and mail the original document – EPA will not accept photocopies. You may also use this paper form as a checklist for the information you will need when submitting a MDMR electronically via EPA's eNOI system.

Reasons for Submission

Indicate your reason(s) for submitting this MDMR by checking all boxes that apply. The reasons for submission are defined as follows:

- Submitting monitoring data: For each storm sampled, submit one MDMR form with data for all outfalls sampled. Select this reason even if you only have monitoring data for some of your outfalls (i.e., some outfalls did not discharge). If you select this reason you are required to complete all Sections of the form.
- Reporting no discharge for all outfalls for this monitoring period: Indicates
 that there were no discharges from all outfalls during this monitoring
 period. If you select this reason you are only required to complete
 Sections A, B, C.1, D, and F.
- Reporting that your site status has changed to inactive and unstaffed: Indicates that your facility is currently inactive and unstaffed (See Part 6.2.1.3 of the permit for more information). If you select this reason you are only required to complete Sections A, B, and F and include date of status change in the comment field in Section E.4.
- Reporting that you site status has changed from inactive to active: Indicates that your facility is currently active (See Part 6.2.1.3 of the permit for more information). If you select this reason you are required to complete all Sections of the form and include date of status change in the comment field in Section E.4.
- Reporting that no further reductions are achievable for all outfalls and for all pollutants via Part 6.2.1.2 of the permit. Indicates that your facility has determined that no further pollutant reductions are technologically and economically practicable in light of best industry practice to meet the technology-based effluent limits or are necessary to meet the waterquality-based effluent limitations in Parts 2 of the permit (See Part 6.2.1.2 of the permit for more information). If you select this reason you are required to complete Sections A, B and F. However, if you can make this finding for some outfalls and pollutants, but not for others, you cannot select this reason; you will instead be able to identify which outfalls and which pollutants you can make this finding for in Section E.

Section A. Permit Tracking Number

Enter the National Pollutant Discharge Elimination System (NPDES) tracking number assigned by EPA's Stormwater Notice Processing Center to the facility. If you do not know the tracking number, you can find the tracking number assigned to your facility on EPA's Notice of Intent (NOI) Search website (www.epa.gov/npdes/noisearch).

Section B. Facility Information

- Enter the facility's official or legal name. Unless the name of your facility has changed, please use the same name provided on your NOI. You can use EPA's NOI Search website (<u>www.epa.gov/npdes/noisearch</u>) to view your NOI.
- 2.a-d. Enter the street address, including city, state, and zip code of the actual physical location of the facility. Do not use a P.O. Box.
- 3. (Optional) Identify the name, telephone number, and email address of the person who will serve as a contact for EPA on issues related to monitoring at your facility. This person should be able to answer questions related to stormwater discharges and monitoring or have immediate access to individuals with that knowledge. This person does not have to be the facility operator, but should have intimate knowledge of monitoring activities at the facility.
- 4. If the form was prepared by someone other than the person who is signing the certification statement in Section F (for example, if the MDMR was prepared by a member of the facility's stormwater pollution prevention team or a consultant for the certifier's signature), include the name, organization, phone number and email address of the MDMR preparer.

Section C. Discharge Information

- 1. Indicate the appropriate monitoring period (Quarter 1, 2, 3, or 4) covered by the MDMR. "Alternative" monitoring periods can apply to facilities located in arid and semi-arid climates, or in areas subject to snow or prolonged freezing. To use alternative monitoring periods, you must provide a revised monitoring schedule here in the first monitoring report submitted and indicate for which alternative monitoring period you are reporting monitoring data. If using alternative monitoring periods, identify the first day of the monitoring period through the last day of the monitoring period for each of the four periods. The dates should be displayed as month (Mo) / day (Day). See Parts 6.1.6 and 6.1.7 of the permit for more information.
- If you are submitting benchmark monitoring data, identify if your facility is
 required to collect benchmark samples for one or more hardness-dependent
 metals (i.e., cadmium, copper, lead, nickel, silver, and zinc). If you select "yes"
 to this question you must also complete Question 2.a. and if you select "no" to
 this question you may skip to Section D.
- 2.a. If you selected "yes" for Question 2 under Section C, then you are required to submit to EPA with your first benchmark report a hardness level, established consistent with the procedures in Appendix J of the permit, which is representative of your receiving water. If your outfalls discharge to more than one receiving water, as reported in your NOI form, you should report hardness for the receiving water with the lowest hardness values. Hardness values must be reported in milligrams per liter (mg/L).

Section D. Outfall Information

- Enter the total number of outfalls identified in your stormwater pollution prevention plan (SWPPP). Outfalls are locations where stormwater exits the facility, including pipes, ditches, swales, and other structures used to remove stormwater from the facility.
- Indicate if your facility has two or more outfalls that you believe discharge substantially identical effluents (i.e., stormwater), based on the similarities of the general industrial activities and control measures, exposed materials that may significantly contribute pollutants to stormwater, and runoff coefficients of their drainage areas. See Parts 5.1.5.2 and 6.1.1 of the permit for more information on substantially identical outfalls.
- 2.a. If you selected "yes" for Question 2 under Section D, then you must list the outfall name(s) in Column 3.B. that you expect to be substantially identical to the corresponding outfall in Column 3.A.
- 3.A. Monitored Outfall Name: List name(s) of outfall(s) you are required to monitor in Column 3.A.
- 3.B. Substantially Identical Outfalls: List name(s) of outfall(s) substantially identical to "Monitored Outfall" in Column 3.A. (if applicable)].
- 3,C No Discharge: Check box if you are reporting "No Discharge" for the monitored outfall for the reporting period identified in Section C.1.

Example:

| 3.A Monitored Outfall | 3.B. Substantially Identical Outfall | 3.C. No |
|-----------------------|--------------------------------------|-----------|
| Name | · | Discharge |
| Outfall A | Outfall B; Outfall C | |
| Outfall D | | |

Reference attachment if additional space is needed to complete the Table Section D.

Section E. Monitoring Information

- Enter the NPDES tracking number assigned by EPA's Stormwater Notice Processing Center to the facility reported in Section A.
- 2. For the reported monitoring event indicate whether the discharge was from a rainfall or snowmelt event. If you select "rainfall" then indicate the duration (in hours) of the rainfall event, rainfall total (in inches) for that rainfall event, and time (in days) since the previous measurable storm event in line items 2.a-c. For both rainfall and snowmelt monitoring, you must identify the date of collection for the monitoring event in column 3.g. of the table. If the discharge occurs during a period of both rainfall and snowmelt, check both the rainfall and snowmelt boxes and report the appropriate rainfall information in item 2.a-c. To report multiple monitoring events in the same reporting period, copy Page 2 of this Form and enter each monitoring event separately with data for all outfalls sampled.

For each pollutant monitored at an outfall, you must complete one row in the Table as follows:

- Outfall Name: Provide the outfall name for which you monitored (e.g., Outfall 1, Outfall 2, Outfall 3).
- Monitoring Type: Provide the type of monitoring using the specified codes, in parentheses, below;
 - . (QBM) Quarterly benchmark monitoring
 - . (ELG) Annual effluent limitations guidelines monitoring;
 - (S/T) State- or Tribal-specific monitoring;
 - . (I) Impaired waters monitoring; or
 - . (O) Other monitoring as required by EPA.
- 3.c. Parameter(s): Enter each "Parameter" (or "pollutant") monitored. For QBM and ELG monitoring, use the same parameter name as in Part 8 of the permit.
- 3.d. Quality or Concentration: Enter sample measurement value for each parameter analyzed and required to be reported. Enter "ND" (i.e., not detected) for any sample results below the method detection limit or "BQL" (i.e., below quantitation limit) for sample results above the detection limit but below the quantitation limit.
- 3.e. Units: Enter the units for sample measurement values (i.e., "mg/L" for milligrams per liter) for each parameter analyzed and required to be reported. For monitoring results reported as ND or BQL this space will be left blank and the units will be reported in Column 3.f.
- 3.f. Results Description: This section must be completed for any monitoring results reported as ND or BQL in the "Quality or Concentration" column. For ND, report the laboratory detection level and units in this column. For BQL, report the laboratory quantitation limit and units in this column.
- Collection Date: Identify the sampling date for each parameter monitoring result reported on this form.
- 3.h. Exceedance due to natural background pollutant levels: Check box if following the first 4 quarters of benchmark monitoring (or sooner if the exceedance is triggered by less than 4 quarters of data) you have determined that the exceedance of the benchmark is attributable solely to the presence of that pollutant in the natural background for that outfall and any substantially identical outfalls. See Part 6.2.4.2 of the permit for more information. Attach supporting rationale for your determination to the submitted MDMR and reference attachment in Section E.4.
- 3.i. No further pollutant reductions achievable: Check box if after collection of 4 quarterly samples (or sooner if the exceedance is triggered by less than 4 quarters of data), the average of the 4 monitoring values for any parameter exceeds the benchmark and you have made the determination that no further pollutant reductions are technologically available and economically practicable and achievable in light of best industry practice to meet the technology-based

- effluent limits or are necessary to meet the water-quality-based effluent limitations in Parts 2 of the permit (See Part 6.2.1. of the permit for more information) for that outfall and any substantially identical outfalls. Attach supporting rationale for your determination to the submitted MDMR and reference attachment in Section E.4.
- 4. Where violations of the permit requirements are reported, include a brief explanation to describe the cause and corrective actions taken, and reference each violation by date. Also, this section should include any additional comments such as are required when changing site status from inactive and unstaffed to active or vice versa. Attach additional pages if you need more snace.

Attach additional copies of Section E as necessary to address all outfalls and parameters.

Section F. Certification

Enter "Name/Title of Principal Executive Officer or Authorized Agent," "Date" form was signed and email of the "Principal Executive Officer or Authorized Agent," "Date" form was signed and email of the "Principal Executive Officer or Authorized Agent." If you submit multiple pages of Section E monitoring data, each page must be appropriately signed and certified as described below.

Certification statement and signature (see Section B.11 in Appendix B of the permit for more information). Federal statutes provide for severe penalties for submitting false information on this reporting form. Federal regulations require this form to be signed by one of the following individuals, or a duly authorized representative of that person, as follows:

For a corporation: by a responsible corporate officer, which means:

- (i) president, secretary, treasurer, or vice-president of the corporation in charge of a principal business function, or any other person who performs similar policy or decision making functions for the corporation, or
- (ii) the manager of one or more manufacturing, production, or operating facilities, provided the manager is authorized to make management decisions which govern the operation of the regulated facility including having the explicit or implicit duty of making major capital investment recommendations, and initiating and directing other comprehensive measures to assure long term environmental compliance with environmental laws and regulations; the manager can ensure that the necessary systems are established or actions taken to gather complete and accurate information for permit application requirements, and where authority to sign documents has been assigned or delegated to the manager in accordance with corporate procedures;

For a partnership or sole proprietorship: by a general partner or the proprietor; or For a municipal, State, Federal, or other public facility; by either a principal executive or ranking elected official.

Paperwork Reduction Act Notice

Public reporting burden for this certification is estimated to average 7.25 hours per response plus an additional 2 hours for respondents required to gather hardness data, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number. Send comments regarding the burden estimate, any other aspect of the collection of information, or suggestions for improving this form, including any suggestions which may increase or reduce this burden to: Director, Office of Environmental Information Services, Collection Services Division (2823), USEPA, 1200 Pennsylvania Avenue, NW, Washington, DC 20460. Include the OMB control number of this form on any correspondence. Do not send the completed MDMR form to this address.





REPORT OF ANALYSIS

ATTENTION:

Mr. Héctor Ávila

COMPANY:

AES Puerto Rico - Guayama

DATE: August 21, 2015

CONTRACT: AES - Guayama

LAB. SAMPLE ID: BEL-1503234

SAMPLE DATE: 08/16/15

DESCRIPTION: Stormwater 002

SAMPLE COLLECTED BY: Client (H. Ávila)

TIME: 10:55AM

LAB. FILE ID: 1503234

MATRIX: Water

DATE RECEIVED: 08/19/15

| PARAMETER | EPA METHOD | SAMPLE TYPE | UNITS | BEL-1503234 RESULT | METHOD DETECTION LIMIT | ANALYST | DATE ANALYZED |
|-----------|---------------|----------------|-------|-----------------------|------------------------------|---------|------------------|
| Aluminum | 200.7(ICAP) | Grab | mg/L | 0.050 | 0.005 | BTR | 08/20/15 |
| Iron | 200.7(ICAP) | Grab | mg/L | 0.034 | 0.010 | BTR | 08/20/15 |
| Lead | 200.7(ICAP) | Grab | mg/L | 0.021 | 0.001 | BTR | 08/20/15 |
| Zinc | 200.7(ICAP) | Grab | mg/L | 0.009 | 0.001 | BTR | 08/20/15 |

Method Detection Limit (MDL)-The minimum concentration of a substance that can be measured and reported with 99% confidence that the value is above zero.

Certification and release of the data contained in the Report of Analysis has been authorized by the Laboratory Manager or the Manager's Designee. Sample results related only to the sample submitted.

Lcda. Iris M. Chévere Alfonzo **Laboratory Director**

Chemist License 2370

Attachment: Chain of Custody Records (1)



PAGE 1 OF 1

THE NELAC CERTIFIED ANALYSES MEET ALL REQUIREMENTS OF NELAC STANDARDS. REFER OUR SERVICE DEPARTMENT FOR THE CURRENT LIST OF CERTIFIED ANALYSES. CERTIFIED BY THE STATE OF FLORIDA DEPARTMENT OF HEALTH AND REHABILITATION SERVICES FOR ENVIRONMENTAL TESTING CERTIFICATION NUMBER E87556 • 192 VILLA STREET • PONCE, PR 00730-4875 • TEL. (787) 841-7373 • FAX (787) 841-7313

192 Villa Street • Ponce, P.R. 00730-4875 Tel. 787-841-7373 • Fax 787-841-7313

CHAIN OF CUSTODY RECORD

| PROYECT NO. | COMPANY | AES GMA | • | SAMPLER H. Avila |
|--|--------------|---|---------|---|
| SAMPLE LOCATION/CLIEN | T ID | Storm Water | | |
| SAMPLE DATE | | 8-16-15 | - | BEL. NO. 1523 234 177874 |
| General Environmental: | PC | | PC | SamplingWitness; |
| Acidity () | | Alkalinity () | | Date/Time: |
| Ammonia as N () BOD-5 () | | · Bicarbonate () | | Relinquished by: |
| Chloride () | | Bromide () Chlorine Res () | _ | 1 |
| COD () | | Chlorine Res () Color (ADMI) () | _ | D. 17 |
| Conductivity jtmhos/cm () | | Color (Pt-Co) () | | Date/Time: 8/19/15 7/25 any |
| Dissolved Oxygen () | 7.5 | Cyanide () | | Received by: |
| Hardness () | - | Fluoride () | | · Yelle |
| Moisture % () | _ | lodide () | | D. T. |
| Nitrite () | | Nitrate () | | Date/Time: 8-19-15 9:25 A |
| Oil+Grease () | | Nitrate + Nitrite () | | Relinquished by: |
| Phenol () | 20.00. | pH, S.U. () | | " Fale) |
| Phosphorus, Total () Sett Solids mg/L () | | Phosphate, Ortho () Sett Solids ml./l. () | - | Desc/Times 0 - 10 11 22 22 |
| Sulfate () | - | Solids, Total () | _ | Date/Time: 8-19-15 4.32 PM |
| Sulfite () | | Sulfide () | - | Received by: |
| TDS () | - | Surfactant () | _ | CY Cyhles |
| Temperature, °C () | | TSS () | _ | Date/Time: 8/19/15 4:32/n |
| TOC () | | TKN () | _ | |
| Asbestos () | | Turbidity () | | Relinquished by: |
| TVS () | _ | Carbonate () | | - |
| Total Nitrogen () | | | | Dete/Time: |
| 2. Metals | | 6-1-1 | | Date/Time: |
| Aluminum (Al) (X) | 1 <u>. 3</u> | Cadmium (Cd) () | _ | Received by: |
| Chromium (Cr) () | 1.3 | Copper (Cu) () Lead (Pb) (★) | 1. 2 | |
| Manganese (Mn) () | | Mercury (Hg) () | <u></u> | Date/Time: |
| Nickel (Ni) () | | Sclenium (Se) () | _ | |
| Silver (Ag) () | | Tin (Sn) () | _ | Matrix " |
| Zinc (Zn) (Xn) | 1 | Arsenie (As) () | _ | air () water (×) sludge () |
| Barium (Ba) () | - | Boron (B) () | | () |
| Antimony (Sb) () | _ | Beryllium (Be) () | _ | liquid () soil () solid () |
| Bismuth (Bi) () Chromium, VI (CrVI) () | | Calcium (Ca) () Cobalt (Co) () | _ | oil () mixed () other () |
| Magnesium (Mg) () | _ | Molybdenum (Mo) () | | ` · · |
| Potassium (K) () | | Silicon (Si) () | — . | Specify: |
| Sodium (Na) () | _ | Strontium (Sr) () | | |
| Thallium (T!) () | | Titanium (Ti) () | _ | Preservative Codes = PC |
| Vanadium (V) () | | Lithium (Li) () | | • |
| 1 DOD 4 47 | | | | 1. Cool, < 6° C 6. Sodium Hydroxide(NaOH) |
| 3. RCRA/Hazardous wastes | 655 | Company | | |
| Ignitability (Flash Pt)() Reactivity (CN & S) () | _ | Corrosivity () TCLP () | _ | * * · |
| RCRA Metals () | _ | TCLP () Organics-Pest/Herb () | - | 3. Nitric Acid (HNO ₃), pH<2 8. Ascorbic Acid |
| Organics-BNA () | 7 | Organics-VOA () | _ | 4. Hydrochloric acid (HCl) 9. FAS |
| TOX () | _ | , , | | 5. Sodium Thiosulfate 10.Other |
| 4. Specific Organics | | Phenois GC () | _ | Sample type legend: |
| Volatiles () | _ | Semi-Volitiles (BNA) () | - | grab samples x |
| Pesticides/PCB's () | | PCB's Only () | - | |
| Herbicides () BTEX () | _ | TPH 418.1 () TTO () | _ | composite samples xx |
| TTO & Dioxin () | 100 | TPH 8015 () | | Turnaround time: Sampling Equipment: |
| | 100000 | Lindane () | - | |
| 5. Microbiology | | | _ | l day () Automatic Sampler () |
| Fecal Coliform () | | Total Coliform () | | |
| , | | 26 | - | 2 days () Sample Pick Up () |
| Comments | | | | 3 days () |
| Comments: | | | | 5 days (X) |
| 1,0 | | | | · · · · · · · · · · · · · · · · · · · |
| | | | - | Note: normal turnaround time is ten (10) working days; |



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

Form Approved.

| VEL | <u>'A</u> | Washington, DC 20460 MSGP INDUSTRIAL DISCHARGE MONITORING REPORT (MDMR) | OMB No. 2040-0004 | | | | |
|--|---|--|----------------------|--|--|--|--|
| Reason(s) for Sul | bmission (Che | eck all that apply): | | | | | |
| Reporting no G Reporting that Reporting that | discharge for t your site stat t your site stat | (Fill in all Sections). all outfalls for this monitoring period (Fill in Sections A, B, C.1, D, and F). tus has changed to inactive and unstaffed (Fill in Sections A, B, F and include date of status change in comment field in Sectio tus has changed to active (Fill in all Sections and include date of status change in comment field in Section E.4). allutant reductions are achievable for all outifalls and for all pollutants via Part 6.2.1.2 of the MSGP (Fill in Sections A, B and F). | | | | | |
| A. Permit Tracki | ng Number: | PRR05BL65 | completing this Form | | | | |
| B. Facility Inform | nation | | | | | | |
| 1. Facility Name: | AES | | | | | | |
| 2. Facility Location | n: | | | | | | |
| a. Street: | PR - 0 | 3 KM 142.0 BO.JOBOS | | | | | |
| b. City: | GUAY | A MA | 7 8 5 - | | | | |
| 3. Additional Facil | ال ما ما ما الما الما الما الما الما ال | | | | | | |
| Contact Name: MANUEL MATA | | | | | | | |
| Phone: 787-866-8117 Ext. 2233 | | | | | | | |
| 4. MDMR Preparer (Complete if MDMR was prepared by someone other than the person signing the certification in Section F) | | | | | | | |
| Prepared by: HECTOR M AVIILA | | | | | | | |
| Organization: AES PUERTO RICO | | | | | | | |
| | | | | | | | |
| Phone: | 787- | 8 6 6 - 8 1 1 7 Ext 2 2 6 6 | | | | | |
| C. Discharge Info | rmation | | | | | | |
| 1. Identify monitori | ing period: | Check here if proposing alternative monitoring periods due to irregular stormwater runoff. Identify alternative monitoring period you are reporting monitoring data: | native monitoring | | | | |
| Quarter 1 (Ap | oril 1 – June 3 | | | | | | |
| Quarter 2 (Ju | ly 1 – Septem | nber 30) | | | | | |
| Quarter 3 (Oc | ctober 1 - Dec | cember 31) | | | | | |
| Quarter 4 (Ja | nuary 1 – Mai | rch 31) | | | | | |
| 2. Are you required | d to monitor fo | or cadmium, copper, chromium, lead, nickel, silver, or zinc? Ves (Complete line item 2.a.) \text{No (Skip to Section D)} | | | | | |
| 2a. What is the ha | rdness level o | if the receiving water? 6800 mg/L | | | | | |
| D. Outfall Informa | ation | | | | | | |
| 1. How many outfa | ill(s) are ident | ified in your SWPPP? 03 List name of outfall(s) required to be monitored in table below. | | | | | |
| 2. Do any of your o | outfalls discha | rge substantially identical effluents? YES NO | | | | | |
| 2.a. If yes, for each | nonitored or | utfall, indicate outfall names that are substantially identical in table below. | | | | | |
| 3.A. Monitored Out | tfall Name* | 3.B. Substantially Identical Outfalls [List name(s) of outfall(s) substantially identical to outfall in 3.A. (if applicable)] | 3.C. No Discharge? | | | | |
| | | | | | | | |
| | | | | | | | |
| | | | | | | | |
| | | | | | | | |
| | | | | | | | |
| Reference attachr | ment if additio | nal space needed to complete the table. | | | | | |

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY WASHINGTON, DC 20460

Form Approved, OMB No. 2040-0004

| | | MSGP INDUSTRIAL DISCHARGE MONITORING REPORT (MDMR) | RGE MONITOR! | ING REPO | RT (MDMR) | | | |
|--|--|---|---|---|--|-----------------------------|--|--|
| E. Monitoring Information | tion | | | | | Note: M | Note: Make additional copies of this form as necessary. | form as necessary. |
| 1, Permit Tracking Number: | ber PRROSBL65 | 6 5 | | | | | | |
| 2. Nature of Discharge: | 2. Nature of Discharge: [Z] Rainfall (Complete line items 2.a., 2.b., & 2.c.) | tems 2.a., 2.b., & 2.c.) 🔲 Snowmelt | | | | | | |
| 2.a. Duration of the rainfall event (hours): | fall event (hours): 02 | 2.b. Rainfall amount (inches): | 00 | 2.c. Time s | 2.c. Time since previous measurable storm event (days): | | 600 | |
| 3.a. Outfall Name | 3.b. Monitoring Type (QBM, ELG, S/T, I, O)* | 3.c. Parameter | 3.d. Quality or Concentration | 3.e. Units | 3.f. Results Description | 3.g. Collection Date | 3.h. Exceedance due to natural background pollutant levels | 3.i. No further pollutant reductions achievable? |
| 001 | QMB | Aluminum | 0.684 | mg/L | | 7/22/15 | | |
| 001 | QMB | Iron | 0.755 | mg/L | | 7/22/15 | | |
| 1001 | OMB | Lead | 0.008 | mg/L | | 7/22/15 | | |
| 1001 | QMB | Zinc | 0,161 | mg/L | | 7/22/15 | | |
| 003 | QMB | Aluminum | 0.405 | mg/L | | 7/22/15 | | |
| 003 | QMB | fron | 0.452 | mg/L | | 7/22/15 | | |
| 003 | QMB | Lead | 0.017 | mg/L | | 7/22/15 | | |
| 003 | QMB | Zinc | 0.041 | mg/L | | 7/22/15 | | |
| | | | | | | | | |
| | | | | | | | | |
| | | | | | | | | |
| | | | | | | | | ם |
| • (QBM) - Quarterly ber | chmark montoring; (ELG) - | (QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or Tribal-specific monitoring; (I) - Impaired waters monitoring; (O) -Other monitoring as required by EPA | onitoring, (S/T) - Sta | ate or Tribal | -specific monitoring; (!) - I | npaired waters monitoring | g; (O) -Other monitoring as req | ulred by EPA |
| 4. Comment and/or Exp | olanation of Any Violations (F | Comment and/or Explanation of Any Violations (Reference all attachments here) | | 3 | | | | |
| F. Certification | | | | | | | | |
| Hector M. Avila | | I certify under panalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware | document and all a accordance with a siered and evaluated persons who mana pring the information belief, true, accurate | uttachments vystem design ystem design I the information age the system of the information and complete. | vere prepared hed to assure from submitted m, or those ation submitted ation submitted ste. I am aware | | 1 | 8/20/15 |
| Typed or Printed Nam Officer or ₽ | Typed or Printed Name/Title of Principal Executive Officer or Authorized Agent | - | r submitting false inf or knowing violation | formation, Inc | - | iture of Principal Executiv | Signature of Principal Executive Officer or Authorized Agent | Date |
| Email of Principal Exec | Email of Principal Executive Officer or Authorized Agent: | gent: hector avii | la@aes | .com | | | | |

Instructions for Completing the MSGP Industrial Discharge Monitoring Report (MDMR)

Who Must Submit A Discharge Monitoring Report to EPA?

Facilities covered under the Multi-Sector General Permit (MSGP or permit) that are required to monitor pursuant to Parts 6.2, 6.3, and 8 of the permit must submit the MSGP Discharge Monitoring Report (MDMR) consistent with the reporting requirements specified in Part 7.1 of the permit.

Where to File the MDMR Form

Monitoring data collected pursuant to Parts 6.2, 6.3, and 8 of the permit must be submitted electronically via EPA's Electronic Notice of Intent System (eNOI), which can be found at www.epa.gov/npdes/enoi. Filing electronically will allow permittees to easily submit the results of monitoring data to EPA. If you cannot access eNOI, monitoring results must be reported on the paper MDMR form and sent to one of the following addresses:

Via U.S. mail:

U.S. Environmental Protection Agency Office of Water, Water Permits Division Mail Code 4203M, ATTN: MSGP Reports 1200 Pennsylvania Avenue, NW Washington, D.C. 20460

Via Overnight/Express Delivery:

U.S. Environmental Protection Agency Office of Water, Water Permits Division Room 7420, ATTN: MSGP Reports 1201 Constitution Avenue, NW Washington, D.C. 20004 Phone number: 202-564-9545

Completing the MDMR Form

To complete this form, type or print in uppercase letters in the appropriate areas only. Be sure that you complete all applicable questions. Photocopy your MDMR form for your records before you send the completed original form to the appropriate address above. Use ink when you sign and mail the original document - EPA will not accept photocopies. You may also use this paper form as a checklist for the information you will need when submitting a MDMR electronically via EPA's eNOI system.

Reasons for Submission

Indicate your reason(s) for submitting this MDMR by checking all boxes that apply. The reasons for submission are defined as follows:

- Submitting monitoring data: For each storm sampled, submit one MDMR form with data for all outfalls sampled. Select this reason even if you only have monitoring data for some of your outfalls (i.e., some outfalls did not discharge). If you select this reason you are required to complete all Sections of the form.
- Reporting no discharge for all outfalls for this monitoring period: Indicates that there were no discharges from all outfalls during this monitoring period. If you select this reason you are only required to complete Sections A, B, C.1, D, and F.
- Reporting that your site status has changed to inactive and unstaffed: Indicates that your facility is currently inactive and unstaffed (See Part 6.2.1.3 of the permit for more information). If you select this reason you are only required to complete Sections A, B, and F and include date of status change in the comment field in Section E.4.
- Reporting that you site status has changed from inactive to active: Indicates that your facility is currently active (See Part 6.2.1.3 of the permit for more information). If you select this reason you are required to complete all Sections of the form and include date of status change in the comment field in Section E.4.
- Reporting that no further reductions are achievable for all outfalls and for all pollutants via Part 6.2.1.2 of the permit. Indicates that your facility has determined that no further pollutant reductions are technologically and economically practicable in light of best industry practice to meet the technology-based effluent limits or are necessary to meet the waterquality-based effluent limitations in Parts 2 of the permit (See Part 6.2.1.2 of the permit for more information). If you select this reason you are required to complete Sections A, B and F. However, if you can make this finding for some outfalls and pollutants, but not for others, you cannot select this reason; you will instead be able to identify which outfalls and which pollutants you can make this finding for in Section E.

Section A. Permit Tracking Number

Enter the National Pollutant Discharge Elimination System (NPDES) tracking number assigned by EPA's Stormwater Notice Processing Center to the facility. If you do not know the tracking number, you can find the tracking number assigned to your facility on EPA's Notice of Intent (NOI) Search website (www.epa.gov/npdes/noisearch),

Section B. Facility Information

- Enter the facility's official or legal name. Unless the name of your facility has changed, please use the same name provided on your NOI. You can use EPA's NOI Search website (www.epa.gov/npdes/noisearch) to view your NOI.
- 2.a-d. Enter the street address, including city, state, and zip code of the actual physical location of the facility. Do not use a P.O. Box.
- (Optional) Identify the name, telephone number, and email address of the person who will serve as a contact for EPA on issues related to monitoring at your facility. This person should be able to answer questions related to stormwater discharges and monitoring or have immediate access to individuals with that knowledge. This person does not have to be the facility operator, but should have intimate knowledge of monitoring activities at the facility.
- If the form was prepared by someone other than the person who is signing the certification statement in Section F (for example, if the MDMR was prepared by a member of the facility's stormwater pollution prevention team or a consultant for the certifier's signature), include the name, organization, phone number and email address of the MDMR preparer.

Section C. Discharge Information

- Indicate the appropriate monitoring period (Quarter 1, 2, 3, or 4) covered by the MDMR. "Alternative" monitoring periods can apply to facilities located in arid and semi-arid climates, or in areas subject to snow or prolonged freezing. To use alternative monitoring periods, you must provide a revised monitoring schedule here in the first monitoring report submitted and indicate for which alternative monitoring period you are reporting monitoring data. If using alternative monitoring periods, identify the first day of the monitoring period through the last day of the monitoring period for each of the four periods. The dates should be displayed as month (Mo) / day (Day). See Parts 6.1.6 and 6.1.7 of the permit for more information.
- If you are submitting benchmark monitoring data, identify if your facility is required to collect benchmark samples for one or more hardness-dependent metals (i.e., cadmium, copper, lead, nickel, silver, and zinc). If you select "yes" to this question you must also complete Question 2.a. and if you select "no" to this question you may skip to Section D.
- 2.a. If you selected "yes" for Question 2 under Section C, then you are required to submit to EPA with your first benchmark report a hardness level, established consistent with the procedures in Appendix J of the permit, which is representative of your receiving water. If your outfalls discharge to more than one receiving water, as reported in your NOI form, you should report hardness for the receiving water with the lowest hardness values. Hardness values must be reported in milligrams per liter (mg/L).

Section D. Outfall Information

- Enter the total number of outfalls identified in your stormwater pollution prevention plan (SWPPP). Outfalls are locations where stormwater exits the facility, including pipes, ditches, swales, and other structures used to remove stormwater from the facility.
- Indicate if your facility has two or more outfalls that you believe discharge substantially identical effluents (i.e., stormwater), based on the similarities of the general industrial activities and control measures, exposed materials that may significantly contribute pollutants to stormwater, and runoff coefficients of their drainage areas. See Parts 5.1.5.2 and 6.1.1 of the permit for more information on substantially identical outfalls.
- 2.a. If you selected "yes" for Question 2 under Section D, then you must list the outfall name(s) in Column 3.B. that you expect to be substantially identical to the corresponding outfall in Column 3.A.
- 3.A. Monitored Outfall Name: List name(s) of outfall(s) you are required to monitor in Column 3.A.
- Substantially Identical Outfalls: List name(s) of outfall(s) substantially identical to "Monitored Outfail" in Column 3.A. (if applicable)].
- 3.C No Discharge: Check box if you are reporting "No Discharge" for the monitored outfall for the reporting period identified in Section C.1.

Example:

| 3.A Monitored Outfall | 3.B. Substantially Identical Outfall | 3.C. No |
|-----------------------|--------------------------------------|-----------|
| Name | · | Discharge |
| Outfall A | Outfall B; Outfall C | |
| Outfall D | | × |

Reference attachment if additional space is needed to complete the Table Section D.

Section E. Monitoring Information

- Enter the NPDES tracking number assigned by EPA's Stormwater Notice Processing Center to the facility reported in Section A.
- 2. For the reported monitoring event indicate whether the discharge was from a rainfall or snowmelt event. If you select "rainfall" then indicate the duration (in hours) of the rainfall event, rainfall total (in inches) for that rainfall event, and time (in days) since the previous measurable storm event in line items 2.a-c. For both rainfall and snowmelt monitoring, you must identify the date of collection for the monitoring event in column 3.g. of the table. If the discharge occurs during a period of both rainfall and snowmelt, check both the rainfall and snowmelt boxes and report the appropriate rainfall information in item 2.a-c. To report multiple monitoring events in the same reporting period, copy Page 2 of this Form and enter each monitoring event separately with data for all outfalls sampled.

For each pollutant monitored at an outfall, you must complete one row in the Table as follows:

- Outfall Name: Provide the outfall name for which you monitored (e.g., Outfall 1, Outfall 2, Outfall 3).
- 3.b. Monitoring Type: Provide the type of monitoring using the specified codes, in parentheses, below:
 - (QBM) Quarterly benchmark monitoring
 - (ELG) Annual effluent limitations guidelines monitoring;
 - (S/T) State- or Tribal-specific monitoring;
 - · (I) Impaired waters monitoring; or
 - (O) Other monitoring as required by EPA.
- 3.c. Parameter(s): Enter each "Parameter" (or "pollutant") monitored. For QBM and ELG monitoring, use the same parameter name as in Part 8 of the permit.
- 3.d. Quality or Concentration: Enter sample measurement value for each parameter analyzed and required to be reported. Enter "ND" (i.e., not detected) for any sample results below the method detection limit or "BQL" (i.e., below quantitation limit) for sample results above the detection limit but below the quantitation limit.
- 3.e. Units: Enter the units for sample measurement values (i.e., "mg/L" for milligrams per liter) for each parameter analyzed and required to be reported. For monitoring results reported as ND or BQL this space will be left blank and the units will be reported in Column 3.f.
- 3.f. Results Description: This section must be completed for any monitoring results reported as ND or BQL in the "Quality or Concentration" column. For ND, report the laboratory detection level and units in this column. For BQL, report the laboratory quantitation limit and units in this column.
- Collection Date: Identify the sampling date for each parameter monitoring result reported on this form.
- 3.h. Exceedance due to natural background pollutant levels: Check box if following the first 4 quarters of benchmark monitoring (or sooner if the exceedance is triggered by less than 4 quarters of data) you have determined that the exceedance of the benchmark is attributable solely to the presence of that pollutant in the natural background for that outfall and any substantially identical outfalls. See Part 6.2.4.2 of the permit for more information. Attach supporting rationale for your determination to the submitted MDMR and reference attachment in Section E.4.
- 3.i. No further pollutant reductions achievable: Check box if after collection of 4 quarterly samples (or sooner if the exceedance is triggered by less than 4 quarters of data), the average of the 4 monitoring values for any parameter exceeds the benchmark and you have made the determination that no further pollutant reductions are technologically available and economically practicable and achievable in light of best industry practice to meet the technology-based

- effluent limits or are necessary to meet the water-quality-based effluent limitations in Parts 2 of the permit (See Part 6.2.1. of the permit for more information) for that outfall and any substantially identical outfalls. Attach supporting rationale for your determination to the submitted MDMR and reference attachment in Section E.4.
- 4. Where violations of the permit requirements are reported, include a brief explanation to describe the cause and corrective actions taken, and reference each violation by date. Also, this section should include any additional comments such as are required when changing site status from inactive and unstaffed to active or vice versa. Attach additional pages if you need more space.

Attach additional copies of Section E as necessary to address all outfalls and parameters.

Section F. Certification

Enter "Name/Title of Principal Executive Officer or Authorized Agent" with
"Signature of Principal Executive Officer or Authorized Agent," "Date" form was signed
and email of the "Principal Executive Officer or Authorized Agent." If you submit
multiple pages of Section E monitoring data, each page must be appropriately signed
and certified as described below.

Certification statement and signature (see Section B.11 in Appendix B of the permit for more information). Federal statutes provide for severe penalties for submitting false information on this reporting form. Federal regulations require this form to be signed by one of the following individuals, or a duly authorized representative of that person, as follows:

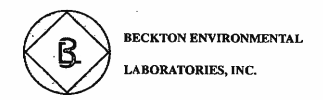
For a corporation: by a responsible corporate officer, which means:

- (i) president, secretary, treasurer, or vice-president of the corporation in charge of a principal business function, or any other person who performs similar policy or decision making functions for the corporation, or
- (ii) the manager of one or more manufacturing, production, or operating facilities, provided the manager is authorized to make management decisions which govern the operation of the regulated facility including having the explicit or implicit duty of making major capital investment recommendations, and initiating and directing other comprehensive measures to assure long term environmental compliance with environmental laws and regulations; the manager can ensure that the necessary systems are established or actions taken to gather complete and accurate information for permit application requirements; and where authority to sign documents has been assigned or delegated to the manager in accordance with corporate procedures;

For a partnership or sole proprietorship: by a general partner or the proprietor; or For a municipal, State, Federal, or other public facility: by either a principal executive or ranking elected official.

Paperwork Reduction Act Notice

Public reporting burden for this certification is estimated to average 7.25 hours per response plus an additional 2 hours for respondents required to gather hardness data, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number. Send comments regarding the burden estimate, any other aspect of the collection of information, or suggestions for improving this form, including any suggestions which may increase or reduce this burden to: Director, Office of Environmental Information Services, Collection Services Division (2823), USEPA, 1200 Pennsylvania Avenue, NW, Washington, DC 20460. Include the OMB control number of this form on any correspondence. Do not send the completed MDMR form to this address.





REPORT OF ANALYSIS

ATTENTION:

Mr. Héctor Ávila

COMPANY:

AES Puerto Rico - Guayama

DATE: July 30, 2015

CONTRACT: AES - Guayama

LAB. SAMPLE ID: BEL-1502933

SAMPLE DATE: 07/22/15

DESCRIPTION: Stormwater 1

SAMPLE COLLECTED BY: Client (Héctor Ávila) TIME: 6:30AM DATE RECEIVED: 07/22/15

LAB. FILE ID: 1502933

MATRIX: Water

| PARAMETER | EPA METHOD | SAMPLE TYPE | UNITS | BEL-1502933 RESULT | METHOD DETECTION LIMIT | ANALYST | DATE ANALYZED |
|-----------|---------------|----------------|-------|-----------------------|------------------------------|---------|------------------|
| Aluminum | 200.7(ICAP) | Grab | mg/L | 0.684 | 0.005 | BTR | 07/27/15 |
| Iron | 200.7(ICAP) | Grab | mg/L | 0.755 | 0.010 | BTR | 07/27/15 |
| Lead | 200.7(ICAP) | Grab | mg/L | 0.008 | 0.001 | BTR | 07/27/15 |
| Zinc | 200.7(ICAP) | Grab | mg/L | 0.161 | 0.001 | BTR | 07/27/15 |

Method Detection Limit (MDL)-The minimum concentration of a substance that can be measured and reported with 99% confidence that the value is above zero.

Certification and release of the data contained in the Report of Analysis has been authorized by the Laboratory Manager or the Manager's Designee. Sample results related only to the sample submitted.

Lcda. Iris M. Chévere Alfonzo

Laboratory Director Chemist License 2370

Attachment: Chain of Custody Records (1)



PAGE 1 OF 1

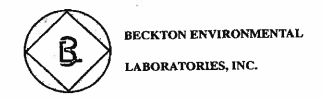
THE NELAC CERTIFIED ANALYSES MEET ALL REQUIREMENTS OF NELAC STANDARDS. REFER OUR SERVICE DEPARTMENT FOR THE CURRENT LIST OF CERTIFIED ANALYSES. CERTIFIED BY THE STATE OF FLORIDA DEPARTMENT OF HEALTH AND REHABILITATION SERVICES FOR ENVIRONMENTAL TESTING CERTIFICATION NUMBER E87556

192 VILLA STREET • PONCE, PR 00730-4875 • TEL. (787) 841-7373 • FAX (787) 841-7313

192 Villa Street • Ponce, P.R. 00730-4875 Tel. 787-841-7373 • Fax 787-841-7313

CHAIN OF CUSTODY RECORD

| PROYECT NO. | OMPANY | AES Guayam | e SAMPLER Hector Avila |
|--|-------------------|---|--|
| SAMPLE LOCATION/CLIENT II | D | Storm Water | |
| SAMPLE DATE | | 7/2 | 12/5 BEL NO 1502933 183414 |
| | | | SamplingWitness; |
| 1 General Environmental | PC | VSS PC | Date/Time: |
| Acidity () | _ | Alkalinity () Bicarbonate () | |
| Ammonia as N () BOD-5 () | | Bicarbonate () Bromide () | Relinquished by://a |
| Chloride () | | Chlorine, Res. () | TUM, C. KAT |
| COD () | | Color (ADMI) () | Date/Time: 7/27/15 1 1:15 PM |
| Conductivity µmhos/cm () | - | Color (Pt-Co) () | Received by: |
| Dissolved Oxygen () | | Cyanide () | The HI |
| Hardness () Moisture % () | _ | Fluoride () | Destruction of the state of the |
| Nitrite () | 25. R | Nitrate () | Date/lime: 1/22/5 1/15/1- |
| Oil+Grease () | | Nitrate + Nitrite () | Relinquished by: |
| Phenol () | - | pH, S.U. () Phosphate, Ortho () | More MI |
| Phosphorus, Total () Sett Solids mg/L () | | Phosphate, Ortho () Sett. Solids ml./L. () | Date/Time: 7/22/15 2 1/1 2:330 |
| Sulfate () | \equiv | Solids, Total | Received by: |
| Sulfite () | 9-2 | Sulfide | Accorded by. |
| TDS () | = | Surfaciant () | - All ing |
| Temperature, *C () TOC () | | TSS () _ | Date/Time: 7/22/15 233 pm |
| Asbestos () | | Turbidity () | Relinquished by: |
| TVS () | | Carbonate () | |
| Total Nitrogen () | | | Date/Time: |
| 2. Metals: Aluminum (Al) | كىد | Cadmium (Cd) () | |
| Chromium (Cr) () | | Copper (Cu) () | Received by: |
| Iron (Fe) 154) | 113 | Lead (Ph) _(-x)- 1_3 | Data/Paras |
| Manganese (Mn) () | _ | | Date/Time: |
| Nickel (Ni) () Silver (Ag) () | _ | Selenium (Se) () Tin (Sn) () | Matrix |
| Zinc (Zn) (A) | 173 | Arsenic (As) () | |
| Barium (Ba) () | | Boron (B) () | air () water () sludge () |
| Antimony (Sb) () | 0 | Beryllium (Be) () | liquid () soil () solid () |
| Bismuth (Bi) () Chromium, VI (CrVI) () | | Calcium (Ca) () Cobalt (Co) () | oil () mixed () other () |
| Magnesium (Mg) () | _ | Molyhdenum (Mo) () | Canaifre |
| Potassium (K) () | 100 | Silicon (Si) () | Specify: |
| Sodium (Na) () | | Strontium (Sr) () Titanium (Ti) () | Preservative Codes = PC |
| Thallium (TI) () Vanadium (V) () | _ | Titanium (Ti) () Lithium (Li) () | 1 16501 VALITO COUCS 1 C |
| randulum (v) () | | (4.7) | 1. Cool, < 6° C 6. Sodium Hydroxide(NaOH) |
| 3 RCRA/Hazardous wastes | | | - |
| Ignitability (Flash Pt.)() | 0 | Corrosivity () | 2. Sulfuric Acid (H ₂ SO ₄) pH<2 7. Zinc Acetate |
| Reactivity (CN & S) () RCRA Metals () | - | TCLP () Organics-Pest/Herb () | 3. Nitric Acid (HNO ₃), pH<2 8. Ascorbic Acid |
| Organics-BNA () | | Órganics-VOA () | 4. Hydrochloric acid (HCl) 9. FAS |
| TOX () | | | 5. Sodium Thiosulfate 10.Other |
| 4 Specific Organics | | Phenois GC () | Complete a lease de |
| Volatiles () | _ | Phenols GC () Scmi-Volitiles (BNA) () | Sample type legend: |
| Pesticides/PCB's () | | PCB's Only () | grab samples x |
| Herbicides () | _ | TPH 418.1 () | composite samples xx |
| BTEX () | _ | TTO () | Turnaround time: Sampling Equipment: |
| TTO & Dioxin () | | TPH 8015- () | . w. rev. outer come. Sambung Ddarbmette. |
| 5. Microbiology | | . , , | l day () Automatic Sampler () |
| Fecal Coliform () | 93 -33 | Total Coliform () | 2 days () Sample Pick Up (×) |
| | | | 3 days () |
| Comments: | | | |
| | | | 5 days () |
| | | | Note: normal turnaround time is ten (10) working days; |
| | | ORIG | additional charges apply for rush orders. |





REPORT OF ANALYSIS

ATTENTION:

Mr. Héctor Ávila

COMPANY:

AES Puerto Rico - Guayama

DATE: July 30, 2015

CONTRACT: AES - Guayama

LAB. SAMPLE ID: BEL-1502934

SAMPLE DATE: 07/22/15

DESCRIPTION: Stormwater 3

SAMPLE COLLECTED BY: Client (Héctor Ávila) TIME: 8:00AM DATE RECEIVED: 07/22/15

LAB. FILE ID: 1502934

MATRIX: Water

| DATE RECEIVED. | V112211J | | | | | | |
|----------------------------------|--|------------------------------|------------------------------|----------------------------------|----------------------------------|--------------------------|--|
| PARAMETER | EPA METHOD | SAMPLE TYPE | UNITS | BEL-1502934 RESULT | METHOD DETECTION LIMIT | ANALYST | DATE ANALYZED |
| Aluminum Iron Lead Zinc | 200.7(ICAP) 200.7(ICAP) 200.7(ICAP) 200.7(ICAP) | Grab Grab Grab Grab | mg/L mg/L mg/L mg/L | 0.405 0.452 0.017 0.041 | 0.005 0.010 0.001 0.001 | BTR BTR BTR BTR | 07/27/15 07/27/15 07/27/15 07/27/15 |

Method Detection Limit (MDL)-The minimum concentration of a substance that can be measured and reported with 99% confidence that the value is above zero.

Certification and release of the data contained in the Report of Analysis has been authorized by the Laboratory Manager or the Manager's Designee. Sample results related only to the sample submitted.

Loda, Iris M. Chévere Alforizo

Laboratory Director Chemist License 2370

Attachment: Chain of Custody Records (1)



PAGE 1 OF 1

THE NELAC CERTIFIED ANALYSES MEET ALL REQUIREMENTS OF NELAC STANDARDS. REFER OUR SERVICE DEPARTMENT FOR THE CURRENT LIST OF CERTIFIED ANALYSES. CERTIFIED BY THE STATE OF FLORIDA DEPARTMENT OF HEALTH AND REHABILITATION SERVICES FOR ENVIRONMENTAL TESTING CERTIFICATION NUMBER E87556 •

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192 Villa Street • Ponce, P.R. 00730-4875 Tel. 787-841-7373 • Fax 787-841-7313

CHAIN OF CUSTODY RECORD

| PROYECT NO. | | COMPANY | ACS 6 | wayan | s | SAMPLER Hector Avila |
|---|------------|-----------------|-------------------------------------|------------|------------------------|--|
| SAMPLE LOCATION | //CL/LEN | רום | CL | m Wal | ev 3 | TIME 8:00 AM CONTROL NO |
| SAMPLE DATE | | | | 7/2 | | BEL NO. 150 2934 182690 |
| I. General Environmen | ntal· | PC | VSS | PC | SamplingV | |
| Acidity | () | | Alkalinity |) PC | Date/Time: | · |
| Ammonia as N | () | | Bicarbonate (| · - | | |
| BOD-5 | () | - | Bromide (| | Relinquish | ned by // / // |
| Chloride | () | | Chlorine, Res. (| <u> </u> | | · Tela. C. Tulos |
| COD | () | | Color (ADMI) (| · - | Date/Γime: | |
| Conductivity µmhos/cm | i() | | Color (Pt-Co) (|) | | |
| Dissolved Oxygen | () | | Cyanide (|) | Received b | ру: /// + / |
| Hardness | () | | Fluoride (|) | | Choke MIC |
| Moisture % | () | | lodide (|) | D-+-/T: | 7/2014 |
| Nitrite | () | | Nitrate (|) | Date/Time: | |
| Oil+Grease Phenol | () | | Nitrate + Nitrite (|) | Relinquish | ned by: |
| Phosphorus, Total | () | | pH, S.U. (| · | • | lud Holl |
| Sett Solids mg/L | () | — | Phosphate, Ortho (| ? — | D . //D! | 73320 |
| Sulfate | () () | _ | Sett. Solids mL/L (Solids, Total (| · - | Date/Time: | |
| Sulfite | () | | Sulfide (| <u> </u> | Received b | ov: // ///// |
| rds | ĊĹ | | Surfactant (| · — | | |
| Temperature, °C | () | _ | TSS (| <u>'</u> — | | offly off |
| TOC | () | _ | TKN (| ; — | Date/Time . | 7/22/19- 7:35/ |
| Asbestos | () | | Turbidity (| ; — | Relinguishe | |
| I'VS | () | | Carbonate (| <u> </u> | · comquisite | ea oy. |
| Total Nitrogen (| () | | ` | · — | | |
| 2. Metals: | | _ | | | Date/Time: | • |
| Aluminum (Al) _(| | ليح | Cadmium (Cd) (|) | Received by | v. |
| | () | <u> </u> | Copper (Cu) (|) | received o | <i>'</i> y• |
| | 30) | کہ | Lead (Pb) | , | T | |
| | () | 点 | Mercury (Hg) (|) | Date/Time: | |
| | () | | Sclenium (Sc) (|) — | | · · · · · · · · · · · · · · · · · · · |
| Silver (Ag) (Zinc (Zn) | () %/) | 1≥ | Tin (Sn) (Arsenie (As) (| · · | Matrix | |
| Barium (Ba) (| • | رب | Boron (B) (| · - | air | () water (sludge () |
| Antimony (Sb) (| Ś | , T | Beryllium (Be) (| 1 | liqui | |
| Bismuth (Bi) 🕏 | ·) | | Calcium (Ca) (| 1 | _ | |
| Chromium, VI (CrVI) (|) | - | Cobalt (Co) | j | oil | () mixed () other () |
| dagnesium (Mg) (|) | | Molybdenum (Mo) (| <u> </u> | 0 | |
| otassium (K) (|) | | Silicon (Si) (|) | Specify: | |
| odium (Na) (|) | | Strontium (Sr) (|) | | |
| hallium (Tl) (|) | | Titanium (Ti) (|) | Preservativ | ve Codes = PC |
| /anadium (V) (|) | <u> </u> | Lithium (Li) (|) | | |
| DCD A/LIA madama | 001.:- | | | | 1. Cool,<6°C | 6. Sodium Hydroxide(NaOH) |
| . RCRA/Hazardous wa gnitability (Flash Pt.)(| | | Committee | , | | |
| leactivity (CN & S) (| - | _ | Corrosivity (| - | | cid (H ₂ SO ₄) pH<2 7. Zinc Acetate |
| CRA Metals (|) | | TCLP (Organics-Pest/Herb (|) — | 3. Nitric Acid | d (HNO ₃), pH<2 8. Ascorbic Acid |
| Organics-BNA (| í | _ | 0 1 110 |) | 4. Hydrochlori | ric acid (HCl) 9. FAS |
| OX (|) | 20000 | Organics-VOA (| } _ | 5. Sodium Thi | |
| | , | - | | | 2, Soundit TIII | iosuriate 10.Uther |
| Specific Organics | | | Phenols GC |) | Sample to | a logand. |
| olatiles (|) | - | Semi-Volitiles (BNA) (| j | Sample typ | • |
| esticides/PCB's (|) | ~ | PCB's Only | _ | | grab samples x |
| lerbicides (|) | _ | TPH 418.1 |) = | | composite samples xx |
| TEX (|) | - | TTO (|) | Or | - |
| TO & Dioxin (|) | | TPH 8015 (| | Turnaround | d time: Sampling Equipment: |
| Microbiology | | | Lindane (|) | | |
| |) | | Intal Coliform (|) 85 50 | l day | |
| | | | | _ | 2 day | ys () Sample Pick Up () |
| Ome man am tar | | | | | 3 day | |
| omments: | | -1.05 | | - | _ | |
| | | | | | 5 day | • • • |
| | - | | | | Note | e: normal turnaround time is ten (10) working days; |
| | | | | ORIGI | NAL | additional charges apply for rush orders. |
| | | | | | | |

Quarterly Progress Report (QPR) No. 3 Administrative Compliance Order AES-PR Coal Fired Power Plant Docket Number CWA-02-2015-3102

ATTACHMENT 2





Quarterly Progress Report (QPR) No. 3 Administrative Compliance Order AES-PR Coal Fired Power Plant Docket Number CWA-02-2015-3102

ATTACHMENT 3



AES Puerto Rico, LP Storm Water Pollution Prevention Plan

| MSGP Quarterly Visua | | | | | | |
|---|--|--|--|--|--|--|
| (Complete a separate form for | · | | | | | |
| Name of Facility: AES PR NPDES T PRR65BL | racking No. 05 | | | | | |
| Outfall Name: 001 "Substantially Identical Outfail"? 🗵 No 🗌 | Yes | | | | | |
| Person(s)/Title(s) collecting sample: | | | | | | |
| Person(s)/Title(s) examining sample: Pedro E. Labayen / Stormwater Complianc | e Coordinator | | | | | |
| Date & Time Discharge Began: 7/22/15 6:20am Date & Time Sample Collected | l: 7/22/15 6:30am Date & Time Sample Examined: 7/22/15 7:30am Note: Samples must be examined within an hour. | | | | | |
| Substitute Sample? No Yes (identify quarter/year when sample was originally scheduled to be collected): | | | | | | |
| Nature of Discharge: ⊠ Rainfall ☐ Snowmelt | | | | | | |
| If rainfall: Rainfall Amount: 0.29 inches Previous Storm Ended > 72 ho Before Start of This Storm? | urs 🛛 Yes 🔲 No* (explain): | | | | | |
| Parame | eter | | | | | |
| Color None Other (describe): | | | | | | |
| Odor None Musty Sewage Sulfur Sour Pe | etroleum/Gas | | | | | |
| Clarity 🗵 Clear 🗌 Slightly Cloudy 🔲 Cloudy 🔲 Opaque 🔲 Ot | ner | | | | | |
| Floating Solids No Yes (describe): | | | | | | |
| Settled Solids** No Yes | | | | | | |
| Suspended Solids No Yes (describe): | | | | | | |
| Foam (gently shake sample) 🛛 No 🔲 Yes (describe): | | | | | | |
| Oil Sheen ☑ None ☐ Flecks ☐ Globs ☐ Sheen ☐ Slick ☐ Other (describe): | | | | | | |
| Other Obvious Indicators of No Yes (describe): Stormwater Pollution | | | | | | |
| * The 70 hour interval can be waited when the assurance starm did not yield a second by | | | | | | |
| * The 72-hour interval can be waived when the previous storm did not yield a measurable discharge or if you are able to document (attach applicable documentation) that less than a 72-hour interval is representative of local storm events during the sampling period. | | | | | | |
| ** Observe for settled solids after allowing the sample to sit for approximately one-half hou | • | | | | | |
| Detail any concerns, additional comments, descriptions of pictures taken, and any corrective actions taken below (attach additional sheets as necessary). A temporary stone entrance was installed at the truck plant entrance, as an immediate action. A permanent stabilized stone entrance will be design and constructed to reduce the vehicle tracking of solids onto the facility. | | | | | | |
| Certification by Facility Responsible Official (Refer to MSGP Subpart 11 Appendix R | for Signatory Requirements) | | | | | |
| Certification by Facility Responsible Official (Refer to MSGP Subpart 11 Appendix B for Signatory Requirements) I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations. | | | | | | |
| A. Name: Héctor M. Ávila | B. Title: Senior Environmental Coordinator | | | | | |
| C. Signature: | D. Date Signed: 7/22/15 | | | | | |



AES Puerto Rico, LP Storm Water Pollution Prevention Plan

| MSGP Quarterly Visual A | Assessment Form Worksheet No. 6 |
|--|--|
| (Complete a separate form for ear | ch outfall you assess) |
| Name of Facility: AES PR NPDES Trac PRR65BL05 | king No. |
| Outfall Name: 002 "Substantially Identical Outfall"? 🖂 No 🔲 Yo | es |
| Person(s)/Title(s) collecting sample: | |
| Person(s)/Title(s) examining sample: Hector M Avila / Senior Environmental Coordin | ator |
| Date & Time Discharge Began: 8/16/15 10:45am Date & Time Sample Collected: 8. | /16/15 10:55am Date & Time Sample Examined: 8/16/15 11:00am Note: Samples must be examined within an hour. |
| Substitute Sample? 🗵 No 🛘 🗌 Yes (identify quarter/year when sample was origi | nally scheduled to be collected): |
| Nature of Discharge: 🖂 Rainfall 🔲 Snowmelt | |
| If rainfall: Rainfall Amount: 0.99 inches Previous Storm Ended > 72 hours Before Start of This Storm? | |
| Parameter | • |
| Color None Other (describe): | |
| Odor None Musty Sewage Sulfur Sour Petro Solvents Other (describe): | leum/Gas |
| Clarity ⊠ Clear ☐ Slightly Cloudy ☐ Cloudy ☐ Opaque ☐ Other | |
| Floating Solids No Yes (describe): | |
| Settled Solids** ☐ No ☒ Yes | |
| Suspended Solids 🛛 No 🔲 Yes (describe): | |
| Foam (gently shake sample) 🛛 No 🔲 Yes (describe): | |
| Oil Sheen None Flecks Globs Sheen Slick Other (describe): | |
| Other Obvious Indicators of No Yes (describe): Stormwater Pollution | |
| | |
| * The 72-hour interval can be waived when the previous storm did not yield a measurable disc than a 72-hour interval is representative of local storm events during the sampling period. | harge or if you are able to document (attach applicable documentation) that less |
| ** Observe for settled solids after allowing the sample to sit for approximately one-half hour. | |
| Detail any concerns, additional comments, descriptions of pictures taken, and necessary). A temporary stone entrance was installed at the truck plant entrance, as design and constructed to reduce the vehicle tracking of solids onto the facility. | any corrective actions taken below (attach additional sheets as an immediate action. A permanent stabilized stone entrance will be |
| Certification by Facility Responsible Official (Refer to MSGP Subpart 11 Appendix B for | Signatory Requirements) |
| I certify under penalty of law that this document and all attachments were prepared under my or qualified personnel properly gathered and evaluated the information submitted. Based on my indirectly responsible for gathering the information, the information submitted is, to the best of materials are significant penalties for submitting false information, including the possibility of fine and imprison | direction or supervision in accordance with a system designed to assure that inquiry of the person or persons who manage the system, or those persons by knowledge and belief, true, accurate, and complete. I am aware that there are |
| A. Name: Héctor M. Ávila B. | Title: Senior Environmental Coordinator |
| C. Signature: D. | Date Signed: 8/16/15 |



AES Puerto Rico, LP Storm Water Pollution Prevention Plan

| N | MSGP Quarterly Visual Assessment Form | Worksheet No. 6 |
|---|---|---|
| | (Complete a separate form for each outfall you assess) | |
| Name of Facility: AES PR | NPDES Tracking No. PRR65BL05 | |
| Outfall Name: 003 "Substantially Identic | cal Outfall"? ☑ No ☐ Yes | |
| Person(s)/Title(s) collecting sample: Hector M Avila | / Senior Environmental Coordinator | |
| Person(s)/Title(s) examining sample: Hector M Avil | a / Senior Environmental Coordinator | |
| Date & Time Discharge Began: 7/22/15 7:35am | Date & Time Sample Collected: 7/22/15 8:00am Date & Time Sample Note: Samples must be ex- | Examined: 8/16/15 8:35am ramined within an hour. |
| Substitute Sample? No Yes (identify qu | arter/year when sample was originally scheduled to be collected): | |
| Nature of Discharge: X Rainfall Snowmelt | | |
| (N) | revious Storm Ended > 72 hours Yes No* (explain): efore Start of This Storm? | |
| | Parameter | |
| Color ⊠ None ☐ Other (describe): Odor ⊠ None ☐ Musty ☐ Sewage [☐ Solvents ☐ Other (describe): | Sulfur Sour Petroleum/Gas | |
| Clarity 🛛 Clear 🔲 Slightly Cloudy 🔲 C | Cloudy | |
| Floating Solids No Yes (describe): | | |
| Settled Solids** No Yes | | |
| Suspended Solids No Yes (describe): | page/iba\v | |
| Foam (gently shake sample) 🛛 No 🔲 Yes (de | scribe). | |
| Oil Sheen | Sheen Slick | |
| Other Obvious Indicators of No Yes Stormwater Pollution | (describe): | ě |
| * The 72-hour interval can be waived when the previous s than a 72-hour interval is representative of local storm ev | storm did not yield a measurable discharge or if you are able to document (attact ents during the sampling period. | h applicable documentation) that less |
| ** Observe for settled solids after allowing the sample to s | sit for approximately one-half hour. | |
| Detail any concerns, additional comments, desc necessary). A temporary stone entrance was instait design and constructed to reduce the vehicle tracking | eriptions of pictures taken, and any corrective actions taken below (lled at the truck plant entrance, as an immediate action. A permanent st ng of solids onto the facility. | attach additional sheets as abilized stone entrance will be |
| Certification by Facility Responsible Official (Refer to | MSGP Subpart 11 Appendix B for Signatory Requirements) | |
| I certify under penalty of law that this document and all at qualified personnel properly gathered and evaluated the indirectly responsible for gathering the information, the information. | tachments were prepared under my direction or supervision in accordance with a nformation submitted. Based on my inquiry of the person or persons who managemation submitted is, to the best of my knowledge and belief, true, accurate, and ding the possibility of fine and imprisonment for knowing violations. | ge the system, or those persons |
| A. Name: Héctor M. Ávila | B. Title: Senior Environmental Coordinator | |
| C. Signature. | D. Date Signed: 7/22/15 | |

Quarterly Progress Report (QPR) No. 3 Administrative Compliance Order AES-PR Coal Fired Power Plant Docket Number CWA-02-2015-3102

ATTACHMENT 4



Storm Water Industrial Routine Facility Inspection Report

Worksheet No. 5

| General Information | | | |
|---|---|----------------|-----------------------|
| Facility Name | AES Puerto Rico, L.P. | | |
| NPDES Tracking No. | PRR05BL65 | | |
| Date of Inspection | August 31, 2015 | Start/End Time | 2:00 pm / 4:00 pm |
| Inspector's Name(s) | Pedro E. Labayen | | |
| Inspector's Title(s) | Stormwater Compliance Co | oordinator | |
| Inspector's Contact Information | nspector's Contact Information (787) 866-8117 ext. 2215 | | |
| Inspector's Qualifications | nspector's Qualifications Environmental Engineer | | |
| Weather Information | | | |
| Weather at time of this inspection? | | | |
| | ☐ Sleet ☐ Fog ☐ Sno | _ | |
| Other: | Temperature: 88 | S°F | |
| | | | |
| Have any previously unidentified discharges of pollutants occurred since the last inspection? □Yes ☑ No | | | inspection? □Yes ☑ No |
| If yes, describe: | | | |
| | | | |
| Are there any discharges occurring | g at the time of inspection? | □Yes ☑ No | |
| If yes, describe: | | | |
| | | | |
| | | | |

Control Measures

•Number the structural stormwater control measures identified in your SWPPP on your site map and list them below (add as many control measures as are implemented on-site). Carry a copy of the numbered site map with you during your inspections. This list will ensure that you are inspecting all required control measures at your facility.

• Describe corrective actions initiated, date completed, and note the person that completed the work in the Corrective Action Log.

| | Structural Control | Control | If No, In Need of | Corrective Action Needed and Notes |
|---|-----------------------|--------------------------|-------------------|--|
| | Measure | Measure is | Maintenance, | (identify needed maintenance and repairs, or any |
| | | Operating | Repair, or | failed control measures that need replacement) |
| | | Effectively? | Replacement? | |
| 1 | Water Treatment Berm | ☑ Yes □ No | ☐ Maintenance | |
| | | | ☐ Repair | |
| | | | ☐ Replacement | |
| 2 | Coal Pile Run-off | ☑ Yes □ No | ☐ Maintenance | |
| | Sediment trap | | ☐ Repair | |
| | | | ☐ Replacement | |
| 3 | Limestone Dome | ☑ Yes □ No | ☐ Maintenance | |
| | | | ☐ Repair | |
| | | | ☐ Replacement | |
| 4 | Agremax Pile Gabion | ☑ Yes □ No | ■ Maintenance | |
| | Wall | | ☐ Repair | |
| | | | ☐ Replacement | |
| 5 | Oil Separator Heavy | ☑ Yes □ No | ■ Maintenance | |
| | Equipment Shop | | ☑ Repair | A new water pump was installed at the oil water |
| | | | ☐ Replacement | separator for proper operation of the system. |
| 6 | Fuel Oil Secondary | ☑ Yes □ No | ☐ Maintenance | |
| | Containment | | ☐ Repair | |
| | | | ☐ Replacement | |
| 7 | Oil Drum Storage Shed | ☑ Yes □ No | ☐ Maintenance | |
| | | | ☐ Repair | |
| | | | ☐ Replacement | |



| | Structural Control | Control | If No, In Need of | Corrective Action Needed and Notes |
|----|---------------------------------------|--------------------------|---------------------------|--|
| | Measure | Measure is | Maintenance, | (identify needed maintenance and repairs, or any |
| | | Operating | Repair, or | failed control measures that need replacement) |
| 0 | | Effectively? | Replacement? | |
| 8 | Soda Ash Secondary | ☑ Yes □ No | ☐ Maintenance | |
| | Containment | | Repair | |
| 0 | A : 1/G : G 1 | | Replacement | |
| 9 | Acid/Caustic Secondary Containment | ☑ Yes □ No | ☐ Maintenance | The secondary containment energy point should be |
| | Contamment | | ☐ Repair☐ Replacement | The secondary containment epoxy paint should be scheduled to be retouched in some areas. |
| 10 | Marine Dock Wash | ☑ Yes □No | ☐ Maintenance | scheduled to be retouched ill some areas. |
| 10 | Holding Tank | E 103 E 100 | ☐ Repair | |
| | Holding Fank | | ☐ Replacement | |
| 11 | Wheel Washer | ☑ Yes □ No | ☐ Maintenance | |
| 11 | Wheel Washer | E res Ento | ☐ Repair | |
| | | | ☐ Replacement | |
| 12 | Roll up cover for waste | ☑Yes □No | ☐ Maintenance | |
| | dumpsters | | ☐ Repair | New roll up covers were installed in the recycling |
| | 1 | | ☐ Replacement | and domestic waste containers. |
| 13 | Reinforced silt fence | ☑ Yes □ No | ☐ Maintenance | |
| | | | ☐ Repair | Reinforced silt fence membrane was replaced as |
| | | | ☐ Replacement | needed. |
| 14 | Catch basin inlet | ☑ Yes □No | ☐ Maintenance | Catch basin drain guards were replaced. The guards |
| | protection | | ☐ Repair | were properly installed at designated storm water |
| | | | ☐ Replacement | inlets. |
| 15 | Cooling tower | ☑ Yes □ No | ☐ Maintenance | |
| | containment structure | | ☐ Repair | |
| | | | Replacement | |
| 16 | Unpaved road | ☑ Yes □ No | ☐ Maintenance | |
| | stabilization | | Repair | |
| 17 | CDC/ECD | | Replacement | |
| 17 | CDS/ESP containment | ☑ Yes □ No | ☐ Maintenance | |
| | area | | ☐ Repair ☐ Replacement | |
| 18 | Dust suppression system | ☑Yes □No | ☐ Maintenance | |
| 10 | for Agremax | E les Ello | ☐ Repair | |
| | 101 Agiciliax | | ☐ Replacement | |
| 19 | Dust suppression system | ☑ Yes □No | ☐ Maintenance | |
| 17 | for truck unloading area | Eres Erro | ☐ Repair | |
| | Tor track amounting area | | ☐ Replacement | |
| 20 | Limestone silo | ☑ Yes □No | ☐ Maintenance | |
| | secondary containment | | ☐ Repair | |
| | | | ☐ Replacement | |
| 21 | Coal transfer dust | ☑ Yes □ No | ☐ Maintenance | |
| | suppression system | | ☐ Repair | |
| | • | | ☐ Replacement | |
| 22 | Coal conveyor cover | ☑ Yes □ No | ☐ Maintenance | |
| | | | ☐ Repair | |
| | | | ☐ Replacement | |
| 23 | Water Truck | ☑ Yes □ No | ☐ Maintenance | |
| | | | Repair | |
| | | | Replacement | |
| 24 | Mechanical sweeper | ☑ Yes □ No | ☐ Maintenance | The sweeper recently purchased by AES-PR was |
| | | | Repair | placed in operation. A designated person was trained |
| | | | ☐ Replacement | on the proper use of the equipment. |



Areas of Industrial Materials or Activities exposed to stormwater

Below are some general areas that should be assessed during routine inspections. Customize this list as needed for the specific types of industrial materials or activities at your facility.

| | iypes oj industriat materials o | | | |
|----|--|----------------|--|------------------------------------|
| | Area/Activity | Inspected? | Controls Adequate (appropriate, effective, and operating)? | Corrective Action Needed and Notes |
| 1 | Material loading/unloading and storage areas (Agremax, Limestone, Coal Storages) | ☑Yes □No □ N/A | ☑ Yes □No | |
| 2 | Heavy Equipment operations and maintenance areas | ✓Yes □No □ N/A | ☑ Yes □ No | |
| 3 | Fueling areas (Heavy Equipment Fueling and Storage Tank Unloading) | ☑Yes □No □ N/A | ☑ Yes □No | |
| 4 | Outdoor vehicle and equipment washing areas | ☑Yes □No □ N/A | ☑ Yes □No | |
| 5 | Waste handling and disposal areas | ✓Yes □No □ N/A | ☑ Yes □No | |
| 6 | Erodible (Coal Pile, Agremax Pile) | ☑Yes □No □ N/A | ☑ Yes □No | |
| 7 | Non-stormwater/ illicit connections | ☑Yes □No □ N/A | ☑ Yes □No | No illicit connections were found. |
| 8 | Dust generation and vehicle tracking | ✓Yes □No □ N/A | ☑ Yes □ No | |
| 9 | Water Treatment Area | ☑Yes □No □ N/A | ☑ Yes □No | |
| 10 | Power Block Area | ☑Yes □No □ N/A | ☑ Yes □No | |
| 11 | Administration Building Area | ☑Yes □No □ N/A | ☑ Yes □ No | |
| 12 | 2 MG and 18 MG Pond Area | ✓Yes □No □ N/A | ☑ Yes □No | |
| 13 | Marine Dock Area | ✓Yes □No □ N/A | ☑ Yes □ No | |
| 14 | Stormwater Sample Point #001 | ☑Yes □No □ N/A | ☑ Yes □ No | |
| 15 | Stormwater Sample Point #002 | ✓Yes □No □ N/A | ☑ Yes □No | |



| | Area/Activity | Inspected? | Controls Adequate (appropriate, effective, and operating)? | Corrective Action Needed and Notes |
|------|--|--------------------------|--|------------------------------------|
| 16 | Stormwater Sample Point #003 | ☑Yes □No □ N/A | ☑ Yes □No | |
| 17 | Run-on storm water conveyance system | ☑Yes □No □ N/A | ☑ Yes □No | |
| 18 | Run-off Storm Water conveyance system | ☑Yes □No □ N/A | ☑ Yes □No | |
| 19 | Process water conveyance system | ☑Yes □No □ N/A | ☑ Yes □No | |
| | | | | |
| | | | Non-Compl | |
| Desc | cribe any incidents of non-con | npliance observed and no | t described above: | |
| | | | | |
| | | | | |
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| Additional Control Measures |
|---|
| Describe any additional control measures needed to comply with the permit requirements: |
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| Notes Notes |
| Use this space for any additional notes or observations from the inspection: |
| the ansayace for any according to the second for the majoretion. |
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CERTIFICATION STATEMENT

"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations."

Print name and title: Pedro E. Labaya / Sw Compliance Coordinator

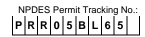
Signature: Lepto & Julya Date: Sep 1, 2015



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

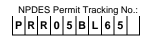
WASHINGTON, DC 20460 **Annual Reporting Form GENERAL INFORMATION** | P | U | E | R | T | O | | R | I | C | O | | L | P | AES 1. Facility Name: P R R 0 5 B L 6 5 2. NPDES Permit Tracking No.: 3. Facility Physical Address: ROAD a. Street: d. Zip Code: 0 0 7 8 4 -Title: 4. Lead Inspectors Name: COMPLIANCE COORD |E|N|V|I|R|O|N|M|E|N|T|A|L| М 5. Contact Person: 8 1 1 7 Ext. 2 2 6 6 . a v i l a @ a e s . c o m E-mail: h e c t o r 0 8 / 3 1 / 2 0 1 5 6. Inspection Date: **GENERAL INSPECTION FINDINGS** 1. As part of this comprehensive site inspection, did you inspect all potential pollutant sources, including areas where industrial activity may be exposed to stormwater? ∑ YES □ NO If NO, describe why not: NOTE: Complete Section C of this form for each industrial activity area inspected and included in your SWPPP or as newly identified in B.2 or B.3 below where pollutants may be exposed to stormwater. 2. Did this inspection identify any stormwater or non-stormwater outfalls not previously identified in your SWPPP? TES NO If YES, for each location, describe the sources of those stormwater and non-stormwater discharges and any associated control measures in place:

| 3. Did this inspection identify any sources of stormwater or non-stormwater discharges not previously identified in your SWPPP? YES NO |
|---|
| If YES, describe these sources of stormwater or non-stormwater pollutants expected to be present in these discharges, and any control measures in place: |
| |
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| |
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| |
| 4. Did you review stormwater monitoring data as part of this inspection to identify potential pollutant hot spots? 🛮 YES 🔲 NO 🔲 NA, no monitoring performed |
| If YES, summarize the findings of that review and describe any additional inspection activities resulting from this review: |
| Stormwater monitoring data were reviewed (Attachment 1) and did not result in identification of additional pollutant hot spots. |
| |
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| 5. Describe any evidence of pollutants entering the drainage system or discharging to surface waters, and the condition of and around outfalls, including flow |
| dissipation measures to prevent scouring: |
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| 6. Have you taken or do you plan to take any corrective actions, as specified in Part 3 of the permit, since your last annual report submission (or since you received authorization to discharge under this permit if this is your first annual report), including any corrective actions identified as a result of this annual comprehensive site inspection? |
| If YES, how many conditions requiring review for correction action as specified in Parts 3.1 and 3.2 were addressed by these corrective actions? |
| |
| NOTE: Complete the attached Corrective Action Form (Section D) for each condition identified, including any conditions identified as a result of this comprehensive stormwater inspection. |
| |
| |

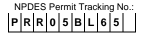


| C. INDUSTRIAL ACTIVITY AREA SPECIFIC FINDINGS | | | | | | | |
|---|------------|--|--|--|--|--|--|
| Complete one block for each industrial activity area where pollutants may be exposed to stormwater. Copy this page for additional industrial activity areas. | | | | | | | |
| In reviewing each area, you should consider: Industrial materials, residue, or trash that may have or could come into contact with stormwater; Leaks or spills from industrial equipment, drums, tanks, and other containers; Offsite tracking of industrial or waste materials from areas of no exposure to exposed areas; and Tracking or blowing of raw, final, or waste materials from areas of no exposure to exposed areas. | | | | | | | |
| INDUSTRIAL ACTIVITY AREA <u>1</u> : | | | | | | | |
| 1. Brief Description: | | | | | | | |
| Material loading/unloading and storage areas (Agrema | x, Limes | stone, Coal Storage). | | | | | |
| 2. Are any control managing in pood of maintenance or renair? | □ vee | MNO | | | | | |
| Are any control measures in need of maintenance or repair? | YES | ⊠ NO | | | | | |
| Have any control measures failed and require replacement? | YES | NO | | | | | |
| 4. Are any additional/revised control measures necessary in this area? | ☑ YES | NO | | | | | |
| If YES to any of these three questions, provide a description of the problem: Corrective Action Form) | (Any neces | ssary corrective actions should be described on the attached | | | | | |
| A dust control plan for the CCP and Agremax storage a on Consent Docket Number CWA-02-2015-3102. | areas wa | as requested by EPA-CEPD under Administrative Order | | | | | |
| INDUSTRIAL ACTIVITY AREA _2_: | | | | | | | |
| 1. Brief Description: | | | | | | | |
| Heavy equipment operations and maintenance areas. | | | | | | | |
| | _ | | | | | | |
| Are any control measures in need of maintenance or repair? | ☐ YES | ⊠ NO | | | | | |
| Have any control measures failed and require replacement? | ☐ YES | ⊠ NO | | | | | |
| 4. Are any additional/revised c necessary in this area? | ☐ YES | ⊠ NO | | | | | |
| If YES to any of these three questions, provide a description of the problem: (Any necessary corrective actions should be described on the attached Corrective Action Form) | | | | | | | |
| INDUSTRIAL ACTIVITY AREA _3 _: Brief Description: | | | | | | | |
| Fueling areas (Heavy Equipment Fueling and Storage | Tank Ur | nloading) | | | | | |
| , , , , , , , , , , , , , , , , , , , | | 3, | | | | | |
| 2. Are any control measures in need of maintenance or repair? | ☐ YES | ⊠ NO | | | | | |
| 3. Have any control measures failed and require replacement? | ☐ YES | ⊠ NO | | | | | |
| 4. Are any additional/revised BMPs necessary in this area? | ☐ YES | ⊠ NO | | | | | |
| If YES to any of these three questions, provide a description of the problem: Corrective Action Form) | (Any neces | ssary corrective actions should be described on the attached | | | | | |
| | | | | | | | |

| C. INDUSTRIAL ACTIVITY AREA SPECIFIC FINDINGS | | |
|--|----------------------------|---|
| Complete one block for each industrial activity area where pollutants may | be expose | d to stormwater. Copy this page for additional industrial activity areas. |
| In reviewing each area, you should consider: Industrial materials, residue, or trash that may have or could come in Leaks or spills from industrial equipment, drums, tanks, and other co Offsite tracking of industrial or waste materials from areas of no expo Tracking or blowing of raw, final, or waste materials from areas of no | ontainers; osure to exp | posed areas; and |
| INDUSTRIAL ACTIVITY AREA <u>4</u> : | | |
| 1. Brief Description: | | |
| Outdoor vehicle and equipment washing areas. | | |
| Are any control measures in need of maintenance or repair? | ☐ YES | ⊠ NO |
| 3. Have any control measures failed and require replacement? | ☐ YES | ⊠ NO |
| Are any additional/revised control measures necessary in this area? If YES to any of these three questions, provide a description of the problem: Corrective Action Form) | ☐ YES | ☑ NO essary corrective actions should be described on the attached |
| INDUSTRIAL ACTIVITY AREA _ 5: | | |
| 1. Brief Description: | | |
| Waste handling and disposal areas. | | |
| Are any control measures in need of maintenance or repair? | ⊠ YES | □ NO |
| 3. Have any control measures failed and require replacement? | ☐ YES | ⊠NO |
| 4. Are any additional/revised c necessary in this area? | ☐ YES | ⊠ NO |
| If YES to any of these three questions, provide a description of the problem Corrective Action Form) | : (Any nece | essary corrective actions should be described on the attached |
| Solid waste and recycling containers covers were under order to minimize exposure to rain. As an immediate a discharge drainage area. | • | New container covers were purchased and installed in ontainers were temporary located in a non-stormwater |
| INDUSTRIAL ACTIVITY AREA <u>6</u> : | | |
| Brief Description: | | |
| Access roads, dust generation and vehicle tracking are | eas. | |
| Are any control measures in need of maintenance or repair? | ☐ YES | ⊠ NO |
| 3. Have any control measures failed and require replacement? | ☐ YES | ⊠ NO |
| 4. Are any additional/revised BMPs necessary in this area? | ☐ YES | ⊠NO |
| If YES to any of these three questions, provide a description of the problem: Corrective Action Form) | | |
| A dust control plan was developed for the CCP and Agwith the potential for vehicle tracking. | gremax s | storage areas. The plan includes vehicle traffic areas |



| C. INDUSTRIAL ACTIVITY AREA | SPECIFIC FINDINGS | | | | | | | |
|--|---|------------|---------------------------------------|---|--|--|--|--|
| Complete one block for each industrial activity area where pollutants may be exposed to stormwater. Copy this page for additional industrial activity areas. | | | | | | | | |
| n reviewing each area, you should consider: Industrial materials, residue, or trash that may have or could come into contact with stormwater; Leaks or spills from industrial equipment, drums, tanks, and other containers; Offsite tracking of industrial or waste materials from areas of no exposure to exposed areas; and Tracking or blowing of raw, final, or waste materials from areas of no exposure to exposed areas. | | | | | | | | |
| INDUSTRIAL ACTIVITY AREA <u>7</u> : | | | | | | | | |
| 1. Brief Description: | | | | | | | | |
| Water Treatment Area. | | | | | | | | |
| | | | | | | | | |
| | | | | | | | | |
| 2. Are any control measures in need of ma | intenance or repair? | ☐ YES | ⊠ NO | | | | | |
| Have any control measures failed and re | equire replacement? | ☐ YES | ⊠ NO | | | | | |
| 4. Are any additional/revised control measu | ures necessary in this area? | ☐ YES | ⊠ NO | | | | | |
| If YES to any of these three questions, Corrective Action Form) | , provide a description of the problem: | (Any neces | sary corrective actions should be de- | scribed on the attached | | | | |
| Corrective Action 1 Girily | | | | | | | | |
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| INDUSTRIAL ACTIVITY AREA <u>8</u> : | | | | | | | | |
| 1. Brief Description: | | | | | | | | |
| Power Block Area. | | | | | | | | |
| | | | | | | | | |
| | | | | | | | | |
| 2. Are any control measures in need of ma | intenance or renair? | ☐ YES | ⊠ NO | | | | | |
| Have any control measures failed and re | · | ☐ YES | ⊠ NO | | | | | |
| Are any additional/revised c necessary in | • | ☐ YES | ⊠ NO | | | | | |
| If YES to any of these three questions, | | _ | _ | scribed on the attached | | | | |
| Corrective Action Form) | , p | () | , | | | | | |
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| INDUSTRIAL ACTIVITY AREA 9_: | | | | | | | | |
| | | | | | | | | |
| Brief Description: 2 MG and 18 MG Pond Area | _ | | | | | | | |
| 2 MG and 18 MG Pond Area | i. | | | | | | | |
| | | | | | | | | |
| | | | | | | | | |
| 2. Are any control measures in need of ma | intenance or repair? | ☐ YES | ⊠ NO | | | | | |
| 3. Have any control measures failed and re | equire replacement? | ☐ YES | ⊠ NO | | | | | |
| 4. Are any additional/revised BMPs neces | ssary in this area? | ☐ YES | ⊠ NO | | | | | |
| If YES to any of these three questions, Corrective Action Form) | provide a description of the problem: | (Any neces | sary corrective actions should be des | scribed on the attached | | | | |
| A seal problem in one of the wastewater (18 MM pond) p water drainage. | | | | a small leakage at the a to prevent access to storm | | | | |



INDUSTRIAL ACTIVITY AREA SPECIFIC FINDINGS Complete one block for each industrial activity area where pollutants may be exposed to stormwater. Copy this page for additional industrial activity areas. In reviewing each area, you should consider: Industrial materials, residue, or trash that may have or could come into contact with stormwater; Leaks or spills from industrial equipment, drums, tanks, and other containers; Offsite tracking of industrial or waste materials from areas of no exposure to exposed areas; and Tracking or blowing of raw, final, or waste materials from areas of no exposure to exposed areas. INDUSTRIAL ACTIVITY AREA __10__: 1. Brief Description: Marine Dock Area 2. Are any control measures in need of maintenance or repair? ☐ YES ⊠ NO ⊠ NO 3. Have any control measures failed and require replacement? ☐ YES 4. Are any additional/revised control measures necessary in this area? ☐ YES ⊠ NO If YES to any of these three questions, provide a description of the problem: (Any necessary corrective actions should be described on the attached Corrective Action Form) INDUSTRIAL ACTIVITY AREA __11__: 1. Brief Description: CDS/ESP Area 2. Are any control measures in need of maintenance or repair? ☐ YES ☑ NO 3. Have any control measures failed and require replacement? ☐ YES **⊠** NO 4. Are any additional/revised c necessary in this area? ☐ YES ⊠ NO If YES to any of these three questions, provide a description of the problem: (Any necessary corrective actions should be described on the attached Corrective Action Form) INDUSTRIAL ACTIVITY AREA ___: Brief Description: 2. Are any control measures in need of maintenance or repair? ☐ YES 3. Have any control measures failed and require replacement? ☐ YES 4. Are any additional/revised BMPs necessary in this area? ☐ YES □ NO If YES to any of these three questions, provide a description of the problem: (Any necessary corrective actions should be described on the attached Corrective Action Form)

| D. CORRECTIVE ACTIONS |
|--|
| Complete this page for each specific condition requiring a corrective action or a review determining that no corrective action is needed. Copy this page |
| for additional corrective actions or reviews. |
| Include both corrective actions that have been initiated or completed since the last annual report, and future corrective actions needed to address problems identified in this comprehensive stormwater inspection. Include an update on any outstanding corrective actions that had not been completed at the time of your previous annual report. |
| 1. Corrective Action # 0 1 of 0 3 for this reporting period. |
| 2. Is this corrective action: |
| ☐ An update on a corrective action from a previous annual report; or |
| ☑ A new corrective action? |
| 3. Identify the condition(s) triggering the need for this review: |
| ☐ Unauthorized release or discharge |
| ☐ Numeric effluent limitation exceedance |
| ☐ Control measures inadequate to meet applicable water quality standards |
| ☐ Control measures inadequate to meet non-numeric effluent limitations |
| ☐ Control measures not properly operated or maintained |
| ☐ Change in facility operations necessitated change in control measures |
| ☐ Average benchmark value exceedance |
| Other (describe): <u>Seal leak</u> |
| 4. Briefly describe the nature of the problem identified: |
| A seal problem in one of the pumps that supply water to the cooling towers was causing a small leakage at the wastewater (18 MM pond) pump station area. |
| 5. Date problem identified: 0 6 / 2 2 / 2 0 1 5 |
| 6. How problem was identified: |
| ☐ Comprehensive site inspection |
| ☐ Quarterly visual assessment |
| ☑ Routine facility inspection |
| ☐ Benchmark monitoring |
| ☐ Notification by EPA or State or local authorities |
| ☐ Other (describe): |
| 7. Description of corrective action(s) taken or to be taken to eliminate or further investigate the problem (e.g., describe modifications or repairs to control measures, analyses to be conducted, etc.) or if no modifications are needed, basis for that determination: |
| The leakage was contained in a diked area to prevent access to storm water drainage. A work order was immediately generated to replace the pump seals, repair the pump drainage system and correct the problem. |
| 8. Did/will this corrective action require modification of your SWPPP? ☐ YES ☒ NO |
| 9. Date corrective action initiated: 0 6 / 2 2 / 2 0 1 5 |
| 10. Date correction action completed: 0 8 / 0 6 / 2 0 1 5 or expected to be completed: // / / / / / / / / / / / / / / / / / |
| 11. If corrective action not yet completed, provide the status of corrective action at the time of the comprehensive site inspection and describe any remaining steps (including timeframes associated with each step) necessary to complete corrective action: |
| |

| D. CORRECTIVE ACTIONS |
|--|
| D. CORRECTIVE ACTIONS |
| Complete this page for each specific condition requiring a corrective action or a review determining that no corrective action is needed. Copy this page for additional corrective actions or reviews. |
| Include both corrective actions that have been initiated or completed since the last annual report, and future corrective actions needed to address problems identified in this comprehensive stormwater inspection. Include an update on any outstanding corrective actions that had not been completed at the time of your previous annual report. |
| 1. Corrective Action # 0 2 of 0 3 for this reporting period. |
| 2. Is this corrective action: |
| ☐ An update on a corrective action from a previous annual report; or |
| ☑ A new corrective action? |
| 3. Identify the condition(s) triggering the need for this review: |
| ☐ Unauthorized release or discharge |
| ☐ Numeric effluent limitation exceedance |
| ☐ Control measures inadequate to meet applicable water quality standards |
| ☐ Control measures inadequate to meet non-numeric effluent limitations |
| ☐ Control measures not properly operated or maintained |
| ☐ Change in facility operations necessitated change in control measures |
| ☐ Average benchmark value exceedance |
| ☑ Other (describe):Consent order |
| 4. Briefly describe the nature of the problem identified: |
| A dust control plan for the CCP and Agremax storage areas was requested by EPA-CEPD under Administrative Order on Consent Docket Number CWA-02-2015-3102. |
| 5. Date problem identified: 0 1 / 2 8 / 2 0 1 5 |
| 6. How problem was identified: |
| ☐ Comprehensive site inspection |
| ☐ Quarterly visual assessment |
| ☐ Routine facility inspection |
| ☐ Benchmark monitoring |
| ☐ Notification by EPA or State or local authorities |
| ☑ Other (describe):Consent order |
| 7. Description of corrective action(s) taken or to be taken to eliminate or further investigate the problem (e.g., describe modifications or repairs to control measures, analyses to be conducted, etc.) or if no modifications are needed, basis for that determination: |
| AES-PR has developed and implemented a Dust Control Plan for the minimization and control of dust from the coal combustion residuals and Agremax handling activities at the site. A new industrial sweeper was purchased to minimize the off-site tracking of materials. |
| 8. Did/will this corrective action require modification of your SWPPP? 🛛 YES 🔲 NO |
| 9. Date corrective action initiated: 0 3 / 2 3 / 2 0 1 5 |
| 10. Date correction action completed: 0 6 / 0 8 / 2 0 1 5 or expected to be completed: / / / / / / / / / / / / / / / / / / / |
| 11. If corrective action not yet completed, provide the status of corrective action at the time of the comprehensive site inspection and describe any remaining steps (including timeframes associated with each step) necessary to complete corrective action: |
| |
| |

| D. CORRECTIVE ACTIONS |
|--|
| Complete this page for each specific condition requiring a corrective action or a review determining that no corrective action is needed. Copy this page for additional corrective actions or reviews. |
| Include both corrective actions that have been initiated or completed since the last annual report, and future corrective actions needed to address problems identified in this comprehensive stormwater inspection. Include an update on any outstanding corrective actions that had not been completed at the time of your previous annual report. |
| 1. Corrective Action # 0 3 of 0 3 for this reporting period. |
| 2. Is this corrective action: |
| ☐ An update on a corrective action from a previous annual report; or |
| ☑ A new corrective action? |
| 3. Identify the condition(s) triggering the need for this review: |
| ☐ Unauthorized release or discharge |
| ☐ Numeric effluent limitation exceedance |
| ☐ Control measures inadequate to meet applicable water quality standards |
| ☐ Control measures inadequate to meet non-numeric effluent limitations |
| ☐ Control measures not properly operated or maintained |
| ☐ Change in facility operations necessitated change in control measures |
| ☐ Average benchmark value exceedance |
| ☑Other (describe): _BMP replacement |
| 4. Briefly describe the nature of the problem identified: |
| |
| Solid waste and recycling containers covers were under repair. |
| |
| |
| 5. Date problem identified: 0 6 / 2 2 / 2 0 1 5 |
| 6. How problem was identified: |
| ☐ Comprehensive site inspection |
| ☐ Quarterly visual assessment |
| ⊠Routine facility inspection |
| ☐ Benchmark monitoring |
| ☐ Notification by EPA or State or local authorities |
| ☐ Other (describe): |
| 7. Description of corrective action(s) taken or to be taken to eliminate or further investigate the problem (e.g., describe modifications or repairs to control measures, analyses to be conducted, etc.) or if no modifications are needed, basis for that determination: |
| As an immediate action, containers were temporary located in a non-stormwater discharge drainage area. New roll-off container covers were purchased by AES-PR and were properly installed in each solid waste and recycling container to minimize exposure to rain. |
| 8. Did/will this corrective action require modification of your SWPPP? YES NO |
| 9. Date corrective action initiated: 0 6 / 2 2 / 2 0 1 5 |
| 10. Date correction action completed: 0 8 / 0 5 / 2 0 1 5 or expected to be completed: |
| 11. If corrective action not yet completed, provide the status of corrective action at the time of the comprehensive site inspection and describe any remaining steps (including timeframes associated with each step) necessary to complete corrective action: |

| E. | ANNUAL REPORT CERTIFICATION |
|-------------|---|
| 1, C | ompliance Certification |
| | Do you certify that your annual inspection has met the requirements of Part 4,3 of the permit, and that, based upon the results of this inspection, to the best of your knowledge, you are in compliance with the permit? 🛛 YES 🔲 NO |
| | If NO, summarize why you are not in compliance with the permit: |
| | |
| | |
| | |
| | |
| | |
| | |
| | |
| | |
| 2. A | nnual Report Certification |
| as: sys | ertify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to sure that qualified personnel properly gathered and evaluated the information submitted. Based on my inquiry of the person or persons who manage the stem, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, discomplete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing lations. |
| | norized Representative led Name: M A N U E L M A T A |
| Sigr | Date Signed: 10/14/2015 |

ATTACHMENT 1

AES Puerto Rico Discharge Monitoring Reports Year 2015

| | | Outfall 001 | | | Outfall 002 | | | | Outfall 003 | | | | |
|-----------|------------------|-------------|----------|----------|-------------|----------|----------|----------|-------------|----------|----------|----------|----------|
| Quarter | Period | Total Fe | Total Al | Total Pb | Total Zn | Total Fe | Total Al | Total Pb | Total Zn | Total Fe | Total Al | Total Pb | Total Zn |
| | | (mg/l) | (mg/l) | (mg/l) | (mg/l) | (mg/l) | (mg/l) | (mg/l) | (mg/l) | (mg/l) | (mg/l) | (mg/l) | (mg/l) |
| 1 | ENE-MAR 2015 | 0.344 | 0.568 | 0.002 | 0.124 | 0.272 | 0.947 | 0.004 | 0.006 | 0.396 | 0.912 | 0.007 | 0.009 |
| | | 0.544 | 0.508 | 0.002 | 0.124 | 0.272 | 0.547 | 0.004 | 0.000 | 0.550 | 0.512 | 0.007 | 0.003 |
| 2 | ABR-JUN 2015 | 0.332 | 0.463 | 0.01 | 0.079 | 0.344 | 0.448 | 0.027 | 0.011 | ND | ND | ND | ND |
| 3 | JUL-SEP 2015 | 0.755 | 0.694 | 0.000 | 0.161 | 0.024 | 0.05 | 0.021 | 0.000 | 0.452 | 0.405 | 0.017 | 0.041 |
| | | 0.755 | 0.684 | 0.008 | 0.161 | 0.034 | 0.05 | 0.021 | 0.009 | 0.452 | 0.405 | 0.017 | 0.041 |
| 4 | OCT-DEC 2015 | | | | | | | | | | | | |
| Quarterly | AVERAGE | 0.477 | 0.572 | 0.007 | 0.121 | 0.217 | 0.482 | 0.017 | 0.009 | 0.424 | 0.659 | 0.012 | 0.025 |
| Benchma | rk Concentration | 1.0 | 0.75 | 0.262 | 0.260 | 1.0 | 0.75 | 0.262 | 0.260 | 1.0 | 0.75 | 0.262 | 0.260 |

ND = No Discharge

Quarterly Progress Report (QPR) No. 3 Administrative Compliance Order AES-PR Coal Fired Power Plant Docket Number CWA-02-2015-3102

ATTACHMENT 5



2015 NPDES Multi-Sector General Permit For Stormwater Discharges Associated With Industrial Activity (MSGP) Forms

United States Environmental Protection Agency 1200 Pennsylvania Ave, NW Washington, DC 20460

Note: This is a "smart form"; as you fill out the form, additional questions will appear that you will need to answer. Permit Information 1. What action would you like to take? * File a New Notice of Intent Form Submission of this Notice of Intent (NOI) constitutes notice that the operator identified in the Facility Operator Information section of this form requests authorization to discharge pursuant to the NPDES Stormwater Multi-Sector General Permit (MSGP) permit number identified in the Permit Information section of this NOI also constitutes notice that the operator identified in the Facility Operator Information section of this form meets the eligibility conditions of Part 1.1 of the MSGP for the facility identified in the Facility Information section of this form. To obtain authorization, you must submit a complete and accurate NOI form. Discharges are not authorized if your NOI is incomplete or inaccurate or if you were never eligible for permit coverage. Operator Name (Organization Name) * AES PUERTO RICO, LP Operator Name as Noted by the NOI Preparer AES Puerto Rico, L.P. 2. Select the state/territory where your facility is located * 3. Is your facility located on Indian Country lands? * PR () Yes No 4. Are you requesting coverage as a "federal operator" as defined in Appendix A? * No

| 5. Are you a new discharger or a new source as defined in Appendix A? * | | No | | | | | |
|--|-----------------------|------|--|--|--|--|--|
| En Haus starmuster discharges from your facility been equated proviously under an NDDES normit? | | | | | | | |
| | Yes | ○ No | | | | | |
| 5aa. Provide your most current NPDES ID (i.e., permit tracking number) if you had coverage under EPA's MSGP 2008 or the NPDES permit number if you had coverage under an EPA individu | ıal permit * | | | | | | |
| PRR05BL65 | | | | | | | |
| 6. Do you directly discharge to any of the waters of the U.S. that are designated by the state or tribal authority under its antidegradation policy as a Tier 3 water (Outstanding Natural Resource Water) (See Appendix L)? Your project will be considered to discharge to a Tier 3 water if the first water of the US to which you discharge is identified by a state, tribe, or EPA as a Tier 3 water. For discharges that enter a storm sewer system prior to discharge, the first water of the US to which you discharge is the waterbody that receives the stormwater discharge from the storm sewer system. * | | | | | | | |
| 7. Does your facility directly discharge to a Federal CERCLA site listed in Appendix P? For the purposes of this permit, a permittee discharges to a Federal CERCLA site if the discharge flows directly into the site through its own conveyance, or through a conveyance owned by others, such as a municipal separate storm sewer system. * | | | | | | | |
| 8. Has the Stormwater Pollution Prevention Plan (SWPPP) been prepared in advance of filing this NOI, as required? * | Yes | O No | | | | | |
| 9. By indicating "Yes", I confirm that I understand that the MSGP only authorizes the allowable stormwater discharges in Part 1.1.2 and the allowable non-stormwater discharges in Part 1.1.3 and discharges not expressly authorized under the MSGP are not covered by the MSGP and they cannot become authorized by disclosure to EPA and/or a state via this Notice of Intent to be covered by the permit or by any other means (e.g., in the Stormwater Pollution Prevention Plan or during an inspection). If any discharges requiring NPDES permit coverage other than the allowable stormwater and non-stormwater discharges listed in Parts 1.1.2 and 1.1.3 will be discharged, they must be covered under another NPDES permit. * | | ○ No | | | | | |
| 10. Master Permit Number | | | | | | | |
| PRR050000 | | | | | | | |
| | | | | | | | |
| Facility Operator Information | | | | | | | |
| 1. Operator Name (Organization Name) * | | | | | | | |
| AES PUERTO RICO, LP | | | | | | | |
| 2. Street * | | | | | | | |
| Road #3 km. 142 Jobos Ward | | | | | | | |
| 3. Supplemental Address | | | | | | | |
| | | | | | | | |
| 4. City * 5. State * 6. Zip Code * 7. Facility County or Similar Govt. Subdivision * | | | | | | | |
| Guayama PR 00784 Guayama | | | | | | | |
| 8. Phone (10-digits, No dashes) * 9. Extension 10. E-Mail * | | | | | | | |
| 7878668117 manuel.mata@aes.com | | | | | | | |
| Operator point of contact information | | | | | | | |
| 11. First Name * 12. Middle Initial 13. Last Name * 14. Professional Title * | | | | | | | |
| Manuel Mata Plant Manager | | | | | | | |
| | | | | | | | |

B: Facility Information

| 1. Facility Name * | | | | | | | |
|---|---------------|------------------------------------|-----------------|---------------|-------------------------------|--|----------|
| AES Puerto Rico, L.P. | | | | | Facility address same as | facility operator address | |
| 2. Street/Location * | | | | | | | |
| Road #3 km. 142 Jobos Ward | | | | | | | |
| 3. Supplemental Address | | | | | | | |
| | | | | | | | |
| 4. City * | 5. State * | | 6. Zip Code | * | 7. Facility County or Similar | Govt. Subdivision * | |
| Guayama | PR | | 00784 | | Guayama | | |
| Latitude/Longitude for the facility: | | | | | | | |
| 8. Latitude (Decimal Degrees) * | | 9. Longitude (Decimal Degre | ees) * | 10. Latitude | e/Longitude Data Source * | 11. Horizontal Reference Datum | |
| + 17.945983 | - | 66.151387 | | Other | | NAD83 | |
| 12. What is the ownership type of the facility * | 13. Es | stimated area of industrial activi | ity at your fac | ility exposed | to stormwater (to the nearest | quarter acre) * | |
| Corporation | 78 | | | | | | |
| Identify the applicable sector and subsector of you MSGP, and the 4-digit Standard Industrial Classific | ur primary ir | ndustrial activity (See Appendix | (D) that best | represents th | e products produced or servi | ces rendered for which your facility is primarily engaged, as define | d in the |
| 15. Sector * | ation (SiC) C | code of 2-letter Activity Code: | | 16 Act | ivity Code * | | |
| SECTOR O: STEAM ELECTRIC GENERATING FACILI | TIES | | | \neg | | ies, including coal handling sites | |
| 17. Subsector | | | | | | . 5 5 | |
| O1: Steam Electric Generating Facilities, including | g coal handl | ling sites | | | | | |
| | _ | _ | | | | | |
| | | | | | | | |
| 18. Identify the applicable sectors(s) of any co-loca | ated industr | ial activity for which you are re | questing peri | mit coverage. | | | |
| Sector | | | Subse | | | | |
| SECTOR Q: WATER TRANSPORTATION | | | Q1: W | ater Transpo | rtation Facilities | | |
| Add Sector | | | | | | | |
| 22. Is your facility presently inactive and unstaffed | ? * | | | | | | |
| Yes • No | | | | | | | |
| | | | | | | | |
| : Discharge Information | | | | | | | |
| 1. Does your facility discharge into any saltwater r | eceiving wa | iters? * | | | | | |
| Yes No | | | | | | | |
| 3. Identify if the following Effluent Limitation Guid | leline(s) app | bly to any of your discharges | | | | | |

| 40 CFR Part/Subpart: Part 423 Eligible Discharges: Coal generating facilities | | | rges: Coal pile runoff at steam electric ilities | Affected MSGP Sector: O | New Source Date: 11/19/1982, 10/8/1974 ¹ | Does your facility have any discharges subject to this effluent limitation guideline? * Yes No |
|---|--------------------|--|--|-------------------------------------|--|--|
| Outfalls | | | | | | |
| 4. List all of the sto outfall. | ormwater o | outfalls from your facility. Each outfal | I must be identified by a unique 3-digit | ID (e.g., 001, 002) or a 4-digit IE | D. Also provide the latitude and lon | gitude in decimal degrees for each |
| A. Outfall ID * | | B. Latitude (Decimal Degrees) * | C. Longitude (Decimal Degree | es) * | | |
| 001 | + | 17.9369 | - 66.1591 | • | iving Waters Information | Delete Outfall |
| | | | | associated with your out | ulate the receiving water information tfall on your form. You may edit the ned if you believe it is incorrect) | |
| If for any reason the | e Lookup R | eceiving Water Information button does | not prepopulate your form with receiving | y waters information, you must m | nanually enter the information on you | ır form. |
| Outfall Section | | | | | | |
| | | st water of the U.S that receives stormwa e water of the U.S. that was returned if in | ater directly from the outfall and/or from the correct.) * | ne MS4 that the outfall discharge | s to. | |
| Las Mareas Harbo | r | | | | | |
| | vater listed No | as impaired on the 303(d) list and in ned | ed of a TMDL? * | | | |
| 4. List the pollutan | ts that are o | ausing the impairment: | | | | |
| Please select the ca | ause group | and pollutant for which the waterbody | is impaired: | | | |
| Cause Group * | | | Pollutant * | | | |
| OIL AND GREASE | | | Oil & Grease | | Delete Pollutant | |
| Please select the ca | ause group | and pollutant for which the waterbody | is impaired: | | | • |
| Cause Group * | | | Pollutant * | | | |
| TEMPERATURE | | | Temperature, water deg. cen | tigrade | Delete Pollutant | |
| Please select the ca | ause group | and pollutant for which the waterbody | is impaired: | | | |
| Cause Group * | | | Pollutant * | | | |
| TURBIDITY | | | Turbidity | | Delete Pollutant | |
| Please select the ca | ause group | and pollutant for which the waterbody | is impaired: | | | |
| Cause Group * | | | Pollutant * | | | |
| PH/ACIDITY/CAU: | STIC COND | TIONS | рН | | Delete Pollutant | |
| Add Impa | irment P | ollutant Associated with this Wa | terbody | | | |

| 3. Has a TMDL been completed for this receiving waterbody? * Yes No | | | | | | | | |
|---|--|--|--|--|--|--|--|--|
| Outfalls | | | | | | | | |
| 4. List all of the stormwater outfalls from your facility. Each outfall must be identified by a unique 3-digit ID (e.g., 0 outfall. | 01, 002) or a 4-digit ID. Also provide the latitude and longitude in decimal degrees for each | | | | | | | |
| A. Outfall ID * B. Latitude (Decimal Degrees) * C. Longitude (Decimal Degrees) * | | | | | | | | |
| 002 + 17.9431 - 66.1492 | Lookup Receiving Waters Information Delete Outfall | | | | | | | |
| | (This button will prepopulate the receiving water information associated with your outfall on your form. You may edit the information that is returned if you believe it is incorrect) | | | | | | | |
| D. Substantially Identical to Any Outfalls Listed Above? * | | | | | | | | |
| ○ Yes ● No | | | | | | | | |
| If for any reason the Lookup Receiving Water Information button does not prepopulate your form with receiving waters in | nformation, you must manually enter the information on your form. | | | | | | | |
| Outfall Section Countries | | | | | | | | |
| 1. Provide the name of the first water of the U.S that receives stormwater directly from the outfall and/or from the MS4 th (You may edit the name of the water of the U.S. that was returned if incorrect.) * | at the outfall discharges to. | | | | | | | |
| Wetland | | | | | | | | |
| 2. Is the receiving water listed as impaired on the 303(d) list and in need of a TMDL? * Yes No | 2. Is the receiving water listed as impaired on the 303(d) list and in need of a TMDL? * | | | | | | | |
| 3. Has a TMDL been completed for this receiving waterbody? * Yes No | | | | | | | | |
| Outfalls | | | | | | | | |
| 4. List all of the stormwater outfalls from your facility. Each outfall must be identified by a unique 3-digit ID (e.g., 0 outfall. | 01, 002) or a 4-digit ID. Also provide the latitude and longitude in decimal degrees for each | | | | | | | |
| A. Outfall ID * B. Latitude (Decimal Degrees) * C. Longitude (Decimal Degrees) * | | | | | | | | |
| 003 + 17.9454 - 66.1538 | Lookup Receiving Waters Information Delete Outfall | | | | | | | |
| (This button will prepopulate the receiving water information associated with your outfall on your form. You may edit the information that is returned if you believe it is incorrect) | | | | | | | | |
| D. Substantially Identical to Any Outfalls Listed Above? * | | | | | | | | |
| ○ Yes ● No | | | | | | | | |
| If for any reason the Lookup Receiving Water Information button does not prepopulate your form with receiving waters in | nformation, you must manually enter the information on your form. | | | | | | | |
| Outfall Section | | | | | | | | |

| 1. Provide the name of the first water of the U. (You may edit the name of the water of the U.) | | | d/or from the MS4 tha | t the outfall discharges to. | |
|--|---|---|--|--|---|
| Wetland | s. that was returned if the | Soffeet.) | | | |
| 2. Is the receiving water listed as impaired on t Yes No 3. Has a TMDL been completed for this receivin Yes No | | d of a TMDL? * | | | |
| Add Another Outfall | | | | | |
| Provide the following information about your c | utfall latitude longitude | | | | |
| | orizontal Reference Datu | | | | |
| GPS NA | D83 | | | | |
| Yes No 8. Do you discharge to any of the waters of the propagation of fish, shellfish, and wildlife and re Yes No | | | y under its antidegrad | ation policy as a Tier 2 (or Tier 2.5) wat | ter (water quality exceeds levels necessary to support |
| tormwater Pollution Prevention Plan (SWPPP) Ir | formation | | | | |
| SWPPP Contact Information | | | | | |
| 1. First Name * | 2. Middle Initial | 3. Last Name * | | 4. Professional Title * | |
| Pedro | E | Labayen | | Storm Water Compliance Coordina | tor |
| 5. Phone (10-digits, No dashes) * 6. Ex | tension 7. E-Mail * | | | | |
| 7878668117 | pedro.lab | ayen@aes.com | | | |
| 8. Your current SWPPP or certain information fr | om your SWPPP must be | made available through one o | of the following two | options. Select one of the options and | provide the required information. * |
| Note: You are not required to post any confi portions of the SWPPP that are being withher | | nation (CBI) or restricted info | ormation (as defined | in Appendix A) (such information n | nay be redacted), but you must clearly identify those |
| Option 1: Maintain a Current Copy of your | SWPPP on an Internet pa | ge (Universal Resource Locato | or or URL). | | |
| Option 2: Provide the following information | n from your SWPPP. | | | | |
| A. Describe your onsite industrial activities exp | osed to stormwater (e.g. | , material storage; equipment t | fueling, maintenance | , and cleaning, cutting steel beams), a | nd potential spill and leak areas. * |
| this represents approximately 15% of the elec The main components of the power plant faci | tricity consumed on the lity are two coal-fired cir | island. AES-PR also produces so culating bed boilers and steam | steam and a manufac m turbine units; air em | ured aggregate known as Agremax. issions control systems, a wet cooling | total power generation capacity of 454 Megawatts (MW); tower, a water reuse and treatment system, and coal / poperations and do not include vessel maintenance, |

equipment cleaning operations or material storage.

Bulk coal and limestone are delivered by marine vessel to the dock facility at the Las Mareas Harbor and transferred by a covered overland conveyor system to the power plant stockpiles area. Limestone can also be delivered by truck. Fly ash is removed from the facility by dry bulk tank trailers. Manufactured aggregate is transferred by overland covered conveyor systems from the power plant to the dock facility and loaded into ocean vessels for marine transportation or removed from the facility by dump trucks. The marine dock receives approximately four coal shipments per month and four limestone shipments per year for the energy production operations. Manufactured aggregate is shipped off-site at least once per year.

All other plant consumables such as diesel fuel, oils, sulfuric acid, sodium hydroxide, lime, soda ash and urea are delivered by truck and stored in tanks or containers located within secondary containment areas.

The areas of the facility where potential significant spills and leaks could contribute pollutants to the site's storm water includes the water treatment chemical storage areas, heavy equipment maintenance area, boiler / turbine lube oil tanks and reservoirs, electrical switchyard, oil drum storage shed, fuel unloading and storage area, urea storage tanks and air pollution control chemicals storage area.

B. List the pollutants(s) or pollutant constituent(s) associated with each industrial activity exposed to stormwater that could be discharged in stormwater and/or in any authorized non-stormwater discharges listed in Part 1.1.3. *

The main pollutants that could be discharged through the existing storm water system are: suspended solids, pH, metals, herbicides, fecal coliforms, nutrients and hydrocarbons.

C. Describe the control measures you will employ to comply with the non-numeric technology-based effluent limits required in Part 2.1.2 and Part 8, and any other measures taken to comply with the requirements in Part 2.2 Water Quality-Based Effluent Limitations (see Part 5.2.4.1). *

Exposure Minimization

• Coal, limestone and manufactured aggregate are transported in covered conveyors; Limestone is stockpiled indoors; Oil drums are stored indoors; Heavy equipment and vehicle maintenance is performed under cover; Grading, berming, or curving in process and material storage areas; Spills and leaks are promptly cleaned using dry methods; Drip pans and absorbents are placed under or around leaky vehicles and equipment. All waste storage containers exposed to storm water will be covered with lids or rollup covers. Zero Liquid Discharge salts waste containers will be placed inside secondary containment at all times. Clarifier sludge waste containers will be placed inside secondary containment at all times. Limestone silos are contained within a dike to prevent that materials gain access to storm water drains. CDS/ESP equipment is contained within a dike to avoid material gain access to storm water drains. All equipment and materials stored outside will be covered with a storm resisting covering. Chemicals containers/totes will be stored indoors or in secondary containment.

Good Housekeeping

All areas that are potential sources of pollutants will be kept clean using measures such as sweeping at regular intervals, keeping materials in order and labeled, and storing materials in appropriate containers. Some additional procedures specific to the industrial sectors of the facility will include:

• Control of fugitive dust emissions from coal handling areas and reduction of tracking of coal dust through the use of covered conveyors and washing the tires of vehicles in designated facilities before they leave the stockpile area; Inspecting arriving delivery vehicles to ensure the overall integrity of the body or container and that they are not leaking; Containment curbs at fuel and chemical loading and unloading areas to contain spills; Impact, spill and overflow protection for above-ground liquid storage tanks; Spill Prevention, Control and Countermeasures (SPCC) Plan for bulk storage tanks; Routine visual inspections of the structural integrity of all above-ground tanks and ancillary equipment that may be exposed to storm water; Oil bearing equipment in the switchyard is provided with secondary containment; Inspection of manufactured aggregate and fly ash hauling vehicles for proper load cover, gate seal, and overall integrity of the container body; Immediate cleaning of spills in ash loading areas; Draining fluids from equipment prior to storage at the scrap yard; Use of covered dumpsters in good condition for waste storage prior to pickup; Regular sweeping, cleaning and maintenance of all swales / drainage channels and impervious areas where particulate matter, dust or debris may accumulate e.g. loading and unloading and vehicle traffic areas. Removal of vegetative material from concrete swales and ditches once landscape maintenance is completed.

Maintenance

AES-PR has a preventive maintenance program that includes all mechanical equipment and storm water management devices at the facility.

Some of the elements included in the program are: Identification of equipment, systems and facility areas that must be inspected; Schedule for periodic inspections; Maintenance of complete records; Work-order generation to track and fix equipment problems; Inspection and maintenance (repair and cleaning) of storm water management devices (e.g. dock PVC drain header and sediment trap) to ensure that solids are intercepted and retained prior to discharge); Inspection and testing of facility equipment and systems to uncover conditions that could cause breakdowns or failures, resulting in discharge of pollutants to storm water; Inspection and replacement of storm water catch basin filters; Maintenance of facility equipment and systems; and Visual inspection of areas.

All BMPs identified in this SWPPP will be maintained in effective operating condition.

D. Provide a schedule for good housekeeping and maintenance (see Part 5.2.5.1) and a schedule for all inspections required in Part 4 (see Part 5.2.5.2).*

The following inspection schedule and procedures will be followed:

- All inspections must be conducted by qualified personnel with at least one member of the SWPPT participating in the inspection and documented
- Routine facility inspections will be performed quarterly, during periods when the facility is in operation, by qualified personnel and at least one member of the SWPPT and documented
- At least once each calendar year, the routine facility inspection must be conducted during a period when a storm water discharge is occurring.
- Visual assessments will be performed quarterly i.e. four times a year or every three months. The quarterly visual assessment periods are January 1-March 31; April 1-June 30; July 1-September 30; October 1-December

| 31. • Visual assessment samples must be from each outfall during the first 30 minutes of discharge, collected in a clean, clear glass, or plastic container and examined in a well-lit area. |
|---|
| The following schedule for good housekeeping and maintenance will be followed: Remove sediment and gravel accumulation at storm water concrete channels around power generation area minimum on a monthly basis. Housekeeping to all power generation area and maintained clean from ash, limestone, hydrated lime and other materials on a weekly basis. |
| Maintenance of concrete channels, grating, wheel washer and truck washing station at the coal combustion products area on a weekly basis, including replace gravel and remove gravel to maintain it operational. Daily use of the dust suppression system from Agremax pile. |
| Daily use of mechanical street sweeper to remove sediment and silt from road and ditches. Replace catch basin inlet protection on a monthly basis. Daily use of water truck to wet paved street to avoid fugitive dust. |
| Quarterly maintenance of the sediment trap, concrete channels and silt fence around the coal pile storage area. Provide water suppression and cleaning at the dock area in every coal transfer. |
| Quarterly storm water sampling equipment components verification and maintenance as needed. Provide off site concrete channel cleaning after landscaping maintenance. |
| Daily maintain waste container with roll up cover. All sludge containers should be maintained inside secondary containment. |
| |
| dangered Species Protection |
| 1. Using the instructions in Appendix E of the MSGP, under which endangered species criterion listed in Part 1.1.4.5 are you eligible for coverage under this permit? * |
| Criterion C – Discharges and discharge-related activities are not likely to adversely affect listed species and critical habitat |
| 2. Provide a brief summary of the basis for the criterion selected in Appendix E (e.g., communication with U.S. Fish and Wildlife Service or National Marine Fisheries Service to determine no species in action area; implementation of controls approved by EPA and the Services). * |
| Implementation of controls approved by EPA. |
| |
| |
| |
| a. What federally-listed species or federally-designated critical habitat are located in your "action area." * |
| Puerto Rican Broad-winged Hawk, Puerto Rican Plain Pigeon, Puerto Rican Sharp-shinned Hawk, Yellow-shouldered Blackbird. Palo de Jazmin, Uvillo. Wash Indian Manadas |
| West Indian Manatee Hawksbill Sea Turtle, Leatherback Sea Turtle, Puerto Rican Boa Filth and Complete Harbitate |
| Elkhorn Coral Critical Habitat Staghorn Coral Critical Habitat |
| b. Using the Criterion C Eligibility Form, check which of the following is applicable to your facility and answer any corresponding questions. * |
| I submitted my completed Criterion C Eligibility Form to EPA at least 30 days prior to submitting this NOI and agree to implement any controls that were determined by EPA to be necessary to ensure that my discharges and/or discharge-related activities will have no likely adverse affects on listed species and critical habitat. |
| I submitted my completed Criterion C Eligibility Form to EPA at least 30 days prior to submitting this NOI and have not been notified of any additional controls necessary to ensure no likely adverse affects on listed species and critical habitat. |
| Date your Criterion C Eligibility Form was sent to EPA (in DD/MM/YYYY format) * |
| 21 Jul 2015 |
| |

| : Historic Preservation | | | | | | | |
|---|--|--|--|--|--|--|--|
| 1. If your facility is not located in Indian country lands, is your facility located on a property of religious or cultural significance to an Indian tribe? * Yes No | | | | | | | |
| 2. Using the instructions in Appendix F of the MSGP, under which historic properties preservation criterion listed in Part 1.1.4.7 are you eligible for coverage under this permit * | | | | | | | |
| Criterion A - No subsurface stormwater controls | | | | | | | |
| | | | | | | | |
| ertification Information | | | | | | | |
| I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations. 40 CFR 122.22 (d) | | | | | | | |
| Certifier E-Mail * Form Action * | | | | | | | |
| manuel.mata@aes.com Approve | | | | | | | |
| | | | | | | | |

* Note: After you submit your NOI and before your NOI is authorized, EPA may notify you if any additional controls are necessary to ensure your discharges have no likely adverse affects on listed species and critical habitat.

Pedro Labayen

From:

NeT@epa.gov

Sent:

Saturday, October 03, 2015 7:34 PM

To:

Manuel Mata

Cc:

Pedro Labayen; lee.won@epa.gov; bosques.sergio@epa.gov; lescure.nasrin@epa.gov; emily@avanticorporation.com; farris.erika@epa.gov; Christiane@avanticorporation.com;

bius.catherine@epa.gov

Subject:

EPA Multi-Sector General Permit (MSGP) Authorization is Active - AES Puerto Rico, L.P.,

NPDES ID: PRR053093, NeT Submission ID: MSGP-2851

Attachments:

AcceptedNewNOIReceipt.pdf

2015-10-03

Your Notice of Intent (NOI) requesting coverage for AES Puerto Rico, L.P., Road #3 km. 142 Jobos Ward Guayama PR 00784 under EPA's Multi-Sector General Permit (MSGP) has been accepted and authorization to discharge under the MSGP became effective at the conclusion of your 30-day waiting period, on 2015-10-03.

For tracking purposes, the following NPDES ID has been assigned to your NOI: PRR053093. Attached to this email, you will find a copy of your completed NOI form. To access your NOI in NeT, please visit: https://cdx.epa.gov/epa_home.asp.

As you know, the MSGP requires you to have developed a Stormwater Pollution Prevention Plan (SWPPP) prior to submitting your NOI. The MSGP also includes specific requirements for implementing control measures (e.g., minimize exposure, good housekeeping, maintenance, spill prevention and response), conducting self-inspections and visual assessments of your discharges, taking corrective actions, and conducting staff training. You must comply with any specific requirements applicable to your industrial sector(s) in Part 8 and any state/tribal-specific requirements in Part 9 (see http://water.epa.gov/polwaste/npdes/stormwater/EPA-Multi-Sector-General-Permit-MSGP.cfm). You are also required to submit an Annual Report in accordance with Part 7.5 of the MSGP that will contain the results from your past year's routine facility inspections, quarterly visual assessments, and corrective actions. Annual Reports must be submitted to EPA through NeT.

The MSGP includes five types of required analytical monitoring, one or more of which may apply to your discharge:

- Quarterly benchmark monitoring (see Part 6.2.1 and Part 8);
- Annual effluent limitations guidelines monitoring (see Part 6.2.2 and Part 8);
- State- or tribal-specific monitoring (see Part 6.2.3 and Part 9);
- Impaired waters monitoring (see Part 6.2.4); and
- Other monitoring as required by EPA (see Part 6.2.5).

Monitoring requirements in the MSGP (i.e., parameters required to be monitored and sample frequency) will be prepopulated on your electronic Discharge Monitoring Report (DMR) in EPA's NetDMR system, which is accessed at http://www.epa.gov/netdmr/. Where you have determined that no monitoring requirements apply to your discharge, there is no need to access the NetDMR system. In order to obtain access to this system, you must complete the electronic signature process. Please refer to the following guidance for information about submitting monitoring reports through NetDMR: http://water.epa.gov/polwaste/npdes/stormwater/Stormwater-eNOI-System-for-EPAs-MultiSector-General-Permit.cfm.

Please note that this email does not represent a determination by EPA regarding the validity of the information you provided in your NOI. Your eligibility for coverage under this permit is based on the validity of the certification you provided. Your electronic signature on the NOI form certifies that you have read, understood, and are implementing all of the applicable requirements. An important aspect of this certification requires that you have correctly determined whether you are eligible for coverage under this permit.

The 2014 MSGP and additional guidance are available at:

http://water.epa.gov/polwaste/npdes/stormwater/EPA-Multi-Sector-General-Permit-MSGP.cfm. Please contact your EPA Regional permitting authority at lee.won@epa.gov; bosques.sergio@epa.gov;

lescure.nasrin@epa.gov; emily@avanticorporation.com; farris.erika@epa.gov;

Christiane@avanticorporation.com: bius.catherine@epa.gov for more information.

This is an automated response; please do not reply to this email.